QUARTERLY STATEMENT
OF THE
Forethought Life Insurance Company
TO THE
Insurance Department
OF THE
STATE OF
FOR THE QUARTER ENDED
SEPTEMBER 30, 2020
[X] LIFE AND ACCIDENT AND HEALTH [] FRATERNAL BENEFIT SOCIETIES

2020



LIFE, ACCIDENT AND HEALTH COMPANIES/FRATERNAL BENEFIT SOCIETIES - ASSOCIATION EDITION

## QUARTERLY STATEMENT

AS OF SEPTEMBER 30, 2020

OF THE CONDITION AND AFFAIRS OF THE

## Forethought Life Insurance Company

3891 NAIC Company Code 91642 Employer's ID Number 06-1016329 NAIC Group Code 3891 (Current) (Prior) \_ , State of Domicile or Port of Entry \_ Organized under the Laws of Indiana IN Country of Domicile United States of America Life, Accident and Health [X] Fraternal Benefit Societies [] Licensed as business type: Commenced Business Incorporated/Organized 02/14/1980 09/29/1980 Statutory Home Office 10 West Market Street, Suite 2300 Indianapolis, IN, US 46204 (City or Town, State, Country and Zip Code) (Street and Number) Main Administrative Office 10 West Market Street, Suite 2300 (Street and Number) Indianapolis, IN, US 46204 317-223-2700 (City or Town, State, Country and Zip Code) (Area Code) (Telephone Number) 10 West Market Street, Suite 2300 Indianapolis, IN, US 46204 Mail Address (Street and Number or P.O. Box) (City or Town, State, Country and Zip Code) Primary Location of Books and Records 10 West Market Street, Suite 2300 (Street and Number) Indianapolis, IN, US 46204 317-223-2700 , \_ (Area Code) (Telephone Number) (City or Town, State, Country and Zip Code) Internet Website Address www.globalatlantic.com Tonya Rachelle Maxwell Statutory Statement Contact 515-393-3725 (Area Code) (Telephone Number) (Name) tonya.maxwell@gafg.com (E-mail Address) (FAX Number) OFFICERS Robert Michael Arena Jr. Chief Financial Officer President David Allen Jacoby SVP, Assoc. General Counsel, Secretary Kathryn Lauren Freund # SVP, Appointed Actuary Robert James Egan OTHER Anup Agarwal, Chief Investment Officer Padma Elmgart, Chief Technology Officer Jason Alexander Bickler, Managing Director Mark Francis Erickson, Managing Director Thomas Andrew Doruska #, Senior Vice President Susan Lorraine Fiergo, Senior Vice President John Nicholas Giamalis, SVP, Treasurer Rodney Richard Howard, Senior Vice President Ilya Grigoryevich Finkler, Senior Vice President Jonathan Hecht, Managing Director April Elizabeth Galda, Managing Director Brian Michael Hendry, Chief Audit Executive Virginia Hope Johnson, SVP, Assoc. GC, Asst. Sec. Donna Marie Lasick #, Senior Vice President Kevin Michael Kimmerling, SVP, Assoc. GC, Asst. Sec. Victoria May Lau, Senior Vice President Lori Ann LaForge, Chief Marketing Officer Kevin Francis Leavey #, SVP, Product Actuary Hanben Kim Lee, Executive Vice President Tonya Rachelle Maxwell #, Vice President Emily Anne LeMay, Senior Vice President Juan Ignacio Mazzini, Senior Vice President Justin David MacNeil, MD and Asst. Treasurer Stephen John McIntyre #, Managing Director Kelly Milberger, Managing Director Barrie Ribet Moskovich, Managing Director Paula Genevieve Nelson, Head of Retirement Daniel Patrick O'Shea, Chief Human Resources Officer Sarah Marie Patterson, MD, Assoc. GC and Asst. Sec. Dean Pentikis, Managing Director Samuel Ramos, Chief Legal Officer, General Counsel Jason Michael Roach, Senior Vice President Peter John Rugel, Chief Operations Officer Kelly June Rutherford #. Senior Vice President Andrew Mead Shainberg, Chief Compliance Officer Philip William Sherrill, Managing Director Sarah Anne Williams, Managing Director Natalie Rose Wagner, VP, SEC 38a-1 Chief Compliance Officer, Privacy Officer, Anti-Money Laundering Officer Gary Phillip Silber, MD, Assoc. GC, Asst. Sec Eric David Todd, Managing Director Douglas Robert Jaworski #, SVP, Chief Information Lauren Taylor Scott #, Senior Vice President, Head of Regulatory and Government Affairs and Special Investigative Unit Officer Security Officer David Paul Wilken, Head of Life Edward Clive Wilson, Chief Risk Officer **DIRECTORS OR TRUSTEES** David Allen Jacoby Robert Michael Arena Jr. Hanben Kim Lee Eric David Todd David Paul Wilken State of lowa - SS: County of Polk

The officers of this reporting entity being duly sworn, each depose and say that they are the described officers of said reporting entity, and that on the reporting period stated above, all of the herein described assets were the absolute property of the said reporting entity, free and clear from any liens or claims thereon, except as herein stated, and that this statement, together with related exhibits, schedules and explanations therein contained, annexed or referred to, is a full and true statement of all the assets and liabilities and of the condition and affairs of the said reporting entity as of the reporting period stated above, and of its income and deductions therefrom for the period ended, and have been completed in accordance with the NAIC Annual Statement Instructions and Accounting Practices and Procedures manual except to the extent that: (1) state law may differ; or, (2) that state rules or regulations require differences in reporting not related to accounting practices and procedures, according to the best of their information, knowledge and belief, respectively. Furthermore, the scope of this attestation by the described officers also includes the related corresponding electronic filing with the NAIC, when required, that is an exact copy (except for formatting differences due to electronic filing) of the enclosed statement. The electronic filing may be requested by various regulators in lieu of or in addition in addition.

to the enclosed statement. Docu3lgned by: MMM DFCA804A107A44E	Eathryn Lawren Freund Deces2002080470	DocuSigned by: David Jacoby 3036D7DB18A84AB
Robert Michael Arena Jr. President	Kathryn Lauren Freund SVP, Associate General Counsel, Secretary	David Allen Jacoby Chief Financial Officer
Subscribed and sworn to before me this day of	a. Is this an original filing? b. If no, 1. State the amendmen 2. Date filed	

3. Number of pages attached.....

	AS	SETS			
	_		Current Statement Date		4 December 24
		1	2	3 Net Admitted Assets	December 31 Prior Year Net
		Assets	Nonadmitted Assets	(Cols. 1 - 2)	Admitted Assets
	Bonds			24,893,969,401	
2.	Stocks:				
	2.1 Preferred stocks			3,003,746	
	2.2 Common stocks				
3.	Mortgage loans on real estate:	7 000 050 040		7 000 050 040	7 447 014 000
	3.1 First liens			7,893,359,048	
	3.2 Other than first liens				
4.	Real estate:				
	4.1 Properties occupied by the company (less \$				
	encumbrances) 4.2 Properties held for the production of income (less				
	\$				
	4.3 Properties held for sale (less \$				
	encumbrances)	1 025 603			1 200 450
_		1,023,003		1,025,005	1,200,430
5.	Cash (\$221,962,553 ), cash equivalents				
	(\$			004 004 000	4 757 000 007
-	investments (\$				
	Contract loans (including \$ premium notes)				
7.	Derivatives				
8.	Other invested assets			1,099,224,239	
9. 10	Receivables for securities				
10.	Securities lending reinvested collateral assets				
11.	Aggregate write-ins for invested assets				
13.	Title plants less \$ charged off (for Title insurers				
14	only) Investment income due and accrued				
14. 15.	Premiums and considerations:	100,391,070		100,391,070	
15.	15.1 Uncollected premiums and agents' balances in the course of collection.	344 301		344 301	213 010
	15.2 Deferred premiums, agents' balances and installments booked but				
	deferred and not yet due (including \$				
	earned but unbilled premiums)	9 871 738			9 606 649
	15.3 Accrued retrospective premiums (\$				
16.	Reinsurance:				
10.	16.1 Amounts recoverable from reinsurers				
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts				456.969.478
17.	Amounts receivable relating to uninsured plans			,	
	Current federal and foreign income tax recoverable and interest thereon				
	Net deferred tax asset				.870.399
	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				· · ·
	Furniture and equipment, including health care delivery assets				
	(\$				
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
23.	Receivables from parent, subsidiaries and affiliates				
	Health care (\$				
25.	Aggregate write-ins for other than invested assets				
26.	Total assets excluding Separate Accounts, Segregated Accounts and				00 100 000 115
	Protected Cell Accounts (Lines 12 to 25)				
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts				
28.	Total (Lines 26 and 27)	38,935,860,906		38,925,194,459	36,338,345,793
	DETAILS OF WRITE-INS				
1101.					
1102.					
1103.					
1198.	Summary of remaining write-ins for Line 11 from overflow page				
1199.	Totals (Lines 1101 through 1103 plus 1198)(Line 11 above)				
	Letter of Credit				
	Bills receivable				
	State Income Tax Receivable		, -		
2598.	Summary of remaining write-ins for Line 25 from overflow page				, 
2599.	Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	8,358,815			18,217
				-	

## ASSETS

## LIABILITIES, SURPLUS AND OTHER FUNDS

		1 Current Statement Date	2 December 31 Prior Year
1.	Aggregate reserve for life contracts \$	01 007 140 000	00 000 007 707
0	(including \$		
2. 3.	Liability for deposit-type contracts (including \$ Modco Reserve)	1 804 600 368	1 719 848 538
	Contract claims:		
ч.	4.1 Life	3,319,571	3,094,592
	4.2 Accident and health		
5.	Policyholders' dividends/refunds to members \$ and coupons \$ due		
	and unpaid		
6.	Provision for policyholders' dividends, refunds to members and coupons payable in following calendar year - estimated amounts:		
	6.1 Policyholders' dividends and refunds to members apportioned for payment (including \$		
	6.2 Policyholders' dividends and refunds to members not yet apportioned (including \$ Modco)		
-	6.3 Coupons and similar benefits (including \$ Modco)		
7.	Amount provisionally held for deferred dividend policies not included in Line 6 Premiums and annuity considerations for life and accident and health contracts received in advance less		
8.	minuting and annulty considerations for the and accident and realth contracts received in advance less     discount; including \$	08 882	138 634
٩	Contract liabilities not included elsewhere:		100,004
0.	9.1 Surrender values on canceled contracts		
	9.2 Provision for experience rating refunds, including the liability of \$ accident and health		
	experience rating refunds of which \$ is for medical loss ratio rebate per the Public Health		
	Service Act		
	9.3 Other amounts payable on reinsurance, including \$4,062,327 assumed and \$510,114,568		
	ceded		
	9.4 Interest Maintenance Reserve		
10.	Commissions to agents due or accrued-life and annuity contracts \$		
	\$	13,245,789	
11.	Commissions and expense allowances payable on reinsurance assumed		
12.	General expenses due or accrued		
13.	Transfers to Separate Accounts due or accrued (net) (including \$		
	allowances recognized in reserves, net of reinsured allowances)	(1.029.255)	(468.986
14.	Taxes, licenses and fees due or accrued, excluding federal income taxes	5.732.295	6.114.974
15.1	Current federal and foreign income taxes, including \$ on realized capital gains (losses)	69,373,030	
	Net deferred tax liability		
16.	Unearned investment income		
17.	Amounts withheld or retained by reporting entity as agent or trustee		2,619,624
18.	Amounts held for agents' account, including \$ agents' credit balances		
19.	Remittances and items not allocated		
20.	Net adjustment in assets and liabilities due to foreign exchange rates		
21.	Liability for benefits for employees and agents if not included above		
22.	Borrowed money \$ and interest thereon \$		
23.	Dividends to stockholders declared and unpaid		
24.	Miscellaneous liabilities:		
	24.01 Asset valuation reserve		
	24.02 Reinsurance in unauthorized and certified (\$		
	24.03 Funds held under reinsurance treaties with unauthorized and certified (\$8,236,218,470 ) reinsurers		7,680,416,291
	24.04 Payable to parent, subsidiaries and affiliates		
	24.05 Drafts outstanding		
	24.06 Liability for amounts held under uninsured plans		
	24.07 Funds held under coinsurance		
	24.08 Derivatives	224 002 612	
	24.09 Payable for securities		
	24.10 Payable for securities lending		
25	24.11 Capital notes \$ and interest thereon \$	537,286,640	306,982,738
25.	Aggregate write-ins for liabilities	, ,	31,277,250,971
26.	From Separate Accounts Statement		
27. 28.	Total liabilities (Lines 26 and 27)		3, 172,045,645 34,449,296,616
28. 29.	Common capital stock	, , ,	
29. 30.	Preferred capital stock		
30. 31.	Aggregate write-ins for other than special surplus funds		
32.	Surplus notes		
32. 33.	Gross paid in and contributed surplus		
34.	Aggregate write-ins for special surplus funds		
35.	Unassigned funds (surplus)	742,905,046	583,675,829
36.	Less treasury stock, at cost:		
	36.1 shares common (value included in Line 29 \$		
	36.2 shares preferred (value included in Line 20 \$ )		
	Surplus (Total Lines 31+32+33+34+35-36) (including \$ in Separate Accounts Statement)		1,886,549,177
37.	Totals of Lines 29, 30 and 37	2,048,278,394	1,889,049,177
37. 38.	I U(CIS U) LINGS 23, JU CIU J1		36,338,345,793
	Totals of Lines 29, 30 and 37	38,925,194,459	, , , , , , , , , , , , , , , , , , , ,
38.		38,925,194,459	
38.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)		
38. 39. 2501.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS		
38. 39. 2501. 2502.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS Bond Repurchase Agreement Derivative Collateral Letter of Credit		<u>3</u> 06 , 969 , 309 6 , 906 , 774
38. 39. 2501. 2502. 2503.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS Bond Repurchase Agreement Derivative Collateral		<u>3</u> 06 , 969 , 309 6 , 906 , 774
38. 39. 2501. 2502. 2503. 2598.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS Bond Repurchase Agreement Derivative Collateral Letter of Credit		
38. 39. 2501. 2502. 2503. 2598. 2599.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS Bond Repurchase Agreement Derivative Collateral Letter of Credit Summary of remaining write-ins for Line 25 from overflow page	.300,953,334 .234,051,023 	
38. 39. 2501. 2502. 2503. 2598. 2599. 3101.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3) DETAILS OF WRITE-INS Bond Repurchase Agreement Der ivative Collateral Letter of Credit Summary of remaining write-ins for Line 25 from overflow page Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	.300,953,334 .234,051,023 5,999,267 (3,716,984) .537,286,640	
38. 39. 2501. 2502. 2503. 2598. 2599. 3101. 3102.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Derivative Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	.300,953,334 .234,051,023 5,999,267 (3,716,984) .537,286,640	
38. 39. 2501. 2502. 2503. 2598. 2599. 3101. 3102. 3103.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Derivative Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	.300,953,334 .234,051,023 .5,999,267 .(3,716,984) .537,286,640	
38. 39. 2501. 2502. 2503. 2598. 2599. 3101. 3102. 3103. 3198.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Der ivative Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)	.300,953,334 .234,051,023 .5,999,267 .(3,716,984) .537,286,640	
38. 39. 2501. 2502. 2503. 2598. 2599. 3101. 3102. 3103. 3198. 3199.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Derivative Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)         Summary of remaining write-ins for Line 31 from overflow page	.300,953,334 .234,051,023 .5,999,267 .(3,716,984) .537,286,640	
38. 39. 2501. 2502. 2503. 2598. 2599. 3101. 3102. 3103. 3198. 3199. 3401.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Derivative Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)         Summary of remaining write-ins for Line 31 from overflow page         Totals (Lines 3101 through 3103 plus 3198)(Line 31 above)		
38. 39. 2501. 2502. 2503. 2598. 2599. 3101. 3102. 3103. 3198. 3199. 3401. 3402.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Der ivat ive Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)         Summary of remaining write-ins for Line 31 from overflow page         Totals (Lines 3101 through 3103 plus 3198)(Line 31 above)		
38. 39.	Totals of Lines 28 and 38 (Page 2, Line 28, Col. 3)         DETAILS OF WRITE-INS         Bond Repurchase Agreement         Der ivat ive Collateral         Letter of Credit         Summary of remaining write-ins for Line 25 from overflow page         Totals (Lines 2501 through 2503 plus 2598)(Line 25 above)         Summary of remaining write-ins for Line 31 from overflow page         Totals (Lines 3101 through 3103 plus 3198)(Line 31 above)		

## SUMMARY OF OPERATIONS

			2	3
		Current Year	∠ Prior Year	ہ Prior Year Ended
		To Date	To Date	December 31
1.	Premiums and annuity considerations for life and accident and health contracts			4,810,279,975
2.	Considerations for supplementary contracts with life contingencies.			
3. 4.	Net investment income Amortization of Interest Maintenance Reserve (IMR)		1, 100,070,300 . 7.111.204	1,605,206,565 9,556,897
4. 5.	Separate Accounts net gain from operations excluding unrealized gains or losses			
6.	Commissions and expense allowances on reinsurance ceded	219,596,264		306,672,064
7.	Reserve adjustments on reinsurance ceded			
8.	Miscellaneous Income:			
	8.1 Income from fees associated with investment management, administration and contract			
	guarantees from Separate Accounts			
	8.2 Charges and fees for deposit-type contracts		(12,162,134)	(27,056,504)
9.	Totals (Lines 1 to 8.3)	4,267,372,867	5,394,988,126	6,705,013,331
9. 10.	Death benefits			
10.	Matured endowments (excluding guaranteed annual pure endowments)			100,020,700
12.	Annuity benefits			
13.	Disability benefits and benefits under accident and health contracts	4,282,097		
14.	Coupons, guaranteed annual pure endowments and similar benefits			
15.	Surrender benefits and withdrawals for life contracts		1,111,049,005	1,473,053,935
16.	Group conversions			
17.	Interest and adjustments on contract or deposit-type contract funds		, ,	
18.	Payments on supplementary contracts with life contingencies	1 502 101 001		3.327.981.323
19. 20.	Increase in aggregate reserves for life and accident and health contracts Totals (Lines 10 to 19)	1,503,101,091	2,741,730,083	<u>3,327,981,323</u> 5,288,796,171
20.	Commissions on premiums, annuity considerations, and deposit-type contract funds (direct			
21.	business only)			
22.	Commissions and expense allowances on reinsurance assumed			
23.	General insurance expenses and fraternal expenses			
24.	Insurance taxes, licenses and fees, excluding federal income taxes		8,954,604	
25.	Increase in loading on deferred and uncollected premiums			(382,611)
26.	Net transfers to or (from) Separate Accounts net of reinsurance			407 000 400
27.	Aggregate write-ins for deductions		290,549,825	427,632,493
28.	Totals (Lines 20 to 27)		5,112,554,208	6,375,430,822
29.	Net gain from operations before dividends to policyholders and federal income taxes (Line 9 minus Line 28)	190 451 991		
30.	Dividends to policyholders and refunds to members			
	Net gain from operations after dividends to policyholders, refunds to members and before federal			
	income taxes (Line 29 minus Line 30)		, ,	
32.	Federal and foreign income taxes incurred (excluding tax on capital gains)	51,695,921	54,008,728	56,422,730
33.	Net gain from operations after dividends to policyholders, refunds to members and federal income	400 750 070	000 405 400	070 450 770
	taxes and before realized capital gains or (losses) (Line 31 minus Line 32)			
34.	Net realized capital gains (losses) (excluding gains (losses) transferred to the IMR) less capital gains tax of \$			
	transferred to the IMR)	(108,213,007)	(73,970,683)	(83,860,179)
35.	Net income (Line 33 plus Line 34)	30.543.063	154,454,507	189.299.600
00.	CAPITAL AND SURPLUS ACCOUNT		101,101,001	100,200,000
36.	Capital and surplus, December 31, prior year	1,889,049,177	1,717,391,602	1,717,391,602
	Net income (Line 35)			
38.	Change in net unrealized capital gains (losses) less capital gains tax of \$			
39.	Change in net unrealized foreign exchange capital gain (loss)		(248,163)	
40.	Change in net deferred income tax			
41.	Change in nonadmitted assets			
42.	Change in liability for reinsurance in unauthorized and certified companies			
43.	Change in reserve on account of change in valuation basis, (increase) or decrease			
44.	Change in asset valuation reserve			
45. 46.	Change in treasury stock Surplus (contributed to) withdrawn from Separate Accounts during period			
40.	Other changes in surplus in Separate Accounts Statement		(129,859)	(145,503)
48.	Change in surplus notes		(365,000,000)	(365.000.000)
49.	Cumulative effect of changes in accounting principles			
50.	Capital changes:			
	50.1 Paid in			
	50.2 Transferred from surplus (Stock Dividend)			
	50.3 Transferred to surplus			
51.	Surplus adjustment: 51.1 Paid in		265 000 000	365 000 000
	51.2 Transferred to capital (Stock Dividend) 51.3 Transferred from capital			
	51.3 Transierred from capital	(1 226 290)	(1 226 290)	(1 635 056)
52.	Dividends to stockholders			
53.	Aggregate write-ins for gains and losses in surplus	(15,648,132)	(8,290,146)	(22,807,359)
54.	Net change in capital and surplus for the year (Lines 37 through 53)		174,979,569	171,657,575
55.	Capital and surplus, as of statement date (Lines 36 + 54)	2,048,278,394	1,892,371,171	1,889,049,177
	DETAILS OF WRITE-INS			
	Other Income on Reinsurance Ceded		(966,640)	
08 302	Policyholder Contract Fees			
	IMR Adi on Coded Gaine			
08.303.		/ 40 0001		
08.303. 08.398.	Summary of remaining write-ins for Line 8.3 from overflow page			
08.303. 08.398. 08.399.	Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above)	2,205,348	(12,162,134)	(27,056,504)
08.303. 08.398. 08.399. 2701.	Summary of remaining write-ins for Line 8.3 from overflow page Totals (Lines 08.301 through 08.303 plus 08.398) (Line 8.3 above) Funds Wi thheld NII	2,205,348 236,216,397	(12,162,134) 	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 236,216,397 1,575,000	(12,162,134)	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702. 2703.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 236,216,397 1,575,000	(12,162,134) 	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702. 2703. 2798.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 236,216,397 1,575,000	(12,162,134) 	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702. 2703. 2798. 2799.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 	(12,162,134) 	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702. 2703. 2798. 2799. 5301.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 	(12,162,134) 	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702. 2703. 2798. 2799. 5301. 5302.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 	(12,162,134) 	(27,056,504) 
08.303. 08.398. 08.399. 2701. 2702. 2703. 2798. 2799. 5301. 5302. 5303. 5398.	Summary of remaining write-ins for Line 8.3 from overflow page	2,205,348 	(12,162,134) 	(27,056,504) 

## **CASH FLOW**

	URDITIE CIT			
		1 Current Year	2 Prior Year	3 Prior Year Ended
	Oracle form Oracastican	To Date	To Date	December 31
	Cash from Operations	0 000 440 747	F 404 040 000	4 400 000 054
1.	Premiums collected net of reinsurance			4, 198, 326, 054
2.	Net investment income			1,281,739,437
3.	Miscellaneous income		(617,444,907)	
4.	Total (Lines 1 to 3)	.,.,,,,,,,	5,765,002,944	5,755,811,375
5.	Benefit and loss related payments			
6. 7	Net transfers to Separate Accounts, Segregated Accounts and Protected Cell Accounts Commissions, expenses paid and aggregate write-ins for deductions			(786,153)
7. 8.	Dividends paid to policyholders			1,074,307,004
9.	Federal and foreign income taxes paid (recovered) net of \$ tax on capital			
5.	gains (losses)			76,020,872
10.	Total (Lines 5 through 9)	2,552,429,899	2,912,660,398	2,428,190,756
10.	Net cash from operations (Line 4 minus Line 10)		2,852,342,546	3,327,620,619
11.		1,423,441,034	2,032,042,040	3,027,020,013
	Cash from Investments			
12.	Proceeds from investments sold, matured or repaid:			
	12.1 Bonds	4 765 789 434	5 494 030 951	7 238 107 620
	12.2 Stocks			
	12.3 Mortgage loans			
	12.4 Real estate			
	12.5 Other invested assets			1, 155, 147, 900
	12.6 Net gains or (losses) on cash, cash equivalents and short-term investments			
	12.7 Miscellaneous proceeds		112,207,393	
	12.8 Total investment proceeds (Lines 12.1 to 12.7)			
13.	Cost of investments acquired (long-term only):		,000,001,210	
10.	13.1 Bonds	7 513 031 000	7 /35 018 820	0 111 178 264
	13.2 Stocks			
	13.3 Mortgage loans			
	13.4 Real estate			
	13.5 Other invested assets			1,236,437,165
	13.6 Miscellaneous applications	80,489,084	173,909,393	234,781,134
	13.7 Total investments acquired (Lines 13.1 to 13.6)		10,958,961,909	14, 126, 718, 454
14.	Net increase (or decrease) in contract loans and premium notes	(103,851)	45,090	81,503
15.	Net cash from investments (Line 12.8 minus Line 13.7 and Line 14)		(3,405,609,786)	(4,327,391,208)
15.	Net cash nom investments (Line 12.0 minus Line 13.7 and Line 14)	(3,400,103,403)	(3,403,009,780)	(4, 327, 391, 208)
	Cash from Financing and Miscellaneous Sources			
16.	Cash provided (applied):			
	16.1 Surplus notes, capital notes			
	16.2 Capital and paid in surplus, less treasury stock			
	16.3 Borrowed funds			
	16.4 Net deposits on deposit-type contracts and other insurance liabilities			
	16.5 Dividends to stockholders			
	16.6 Other cash provided (applied)		1,071,009,159	1,538,310,845
17.	Net cash from financing and miscellaneous sources (Line 16.1 through Line 16.4 minus Line 16.5			
	plus Line 16.6)	943,063,623	1,346,327,347	1,823,754,921
	RECONCILIATION OF CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS	(1 000 077 000)	700 000 107	000 004 000
18.	Net change in cash, cash equivalents and short-term investments (Line 11, plus Lines 15 and 17)	(1,093,677,988)		
19.	Cash, cash equivalents and short-term investments:	1 757 000 005	000 000 000	000 000 05-
	19.1 Beginning of year			
	19.2 End of period (Line 18 plus Line 19.1)	664,004,399	1,726,758,162	1,757,682,387
Note: S	upplemental disclosures of cash flow information for non-cash transactions:			
20.00	D1. Intercompany asset transfers			
20.00 20.00				

## **EXHIBIT 1**

## DIRECT PREMIUMS AND DEPOSIT-TYPE CONTRACTS

	DIRECT PREMIUMS AND DEPOSIT-TIPE C			
		1 Current Year To Date	2 Prior Year To Date	3 Prior Year Ended December 31
1.	Industrial life			
2.	Ordinary life insurance			
3.	Ordinary individual annuities	4,917,465,535	6,469,176,463	7,840,973,877
4.	Credit life (group and individual)			
5.	Group life insurance	116,150,816		
6.	Group annuities	210,331,675		
7.	A & H - group		1,370,240	1,904,672
8.	A & H - credit (group and individual)			
9.	A & H - other	48,160,799 .		
10.	Aggregate of all other lines of business			
11.	Subtotal (Lines 1 through 10)	5,324,427,814	7,034,955,684	
12.	Fraternal (Fraternal Benefit Societies Only)			
13.	Subtotal (Lines 11 through 12)	5,324,427,814	7,034,955,684	
14.	Deposit-type contracts		1,761,070,940	1,777,530,702
15.	Total (Lines 13 and 14)	5,504,818,295	8,796,026,624	10,321,982,834
	DETAILS OF WRITE-INS			
1001.				
1002.				
1003.				
1098.	Summary of remaining write-ins for Line 10 from overflow page			
1099.	Totals (Lines 1001 through 1003 plus 1098)(Line 10 above)			

#### 1. Summary of Significant Accounting Policies and Going Concern

#### A. Accounting Practices

The financial statements of Forethought Life Insurance Company ("the Company") are presented on the basis of accounting practices prescribed or permitted by the Indiana Department of Insurance.

The Indiana Department of Insurance recognizes only statutory accounting practices prescribed or permitted by the state of Indiana for determining and reporting the financial condition and results of operations of an insurance company for determining its solvency under Indiana Insurance Law. The National Association of Insurance Commissioners (NAIC) Accounting Practices and Procedures Manual (NAIC SAP) has been adopted as a component of prescribed or permitted practices by the state of Indiana.

The Company, with the permission of the Commissioner of Insurance of the State of Indiana, uses the Plan Type A discount rate with a guaranteed duration of less than five years under Actuarial Guideline 33 (AG33) on the entire in-force block of annuities with Guaranteed Minimum Withdrawal Benefits issued prior to October 1, 2013. By definition, AG33 would require the defined payments of the Guaranteed Lifetime Income Benefit (GLIB) benefit stream to be discounted using the Type B or Type C rate until the policy's contract value is exhausted and the additional payments to be discounted using the Type A rate.

A reconciliation of the Company's net income and capital and surplus between NAIC SAP and practices prescribed and permitted by the State of Indiana is shown below:

	SSAP #	F/S Page	F/S Line #	09/30/2020	12/31/2019
Net Income					
(1) State basis (Page 4, Line 35, Columns 1 & 3)	XXX	XXX	ХХХ	\$ 30,543,063	\$ 189,299,603
(2) State prescribed practices that are an increase / (decrease) from NAIC SAP:					
(3) State permitted practices that are an increase / (decrease) from NAIC SAP:					
PLAN TYPE A DISCOUNT RATE UNDER AG33 USED FOR					
GMWB	AG33	4	19	3,001,418	36,175,947
(4) NAIC SAP (1-2-3=4)	ХХХ	XXX	ХХХ	\$ 27,541,645	\$ 153,123,656
Surplus					
(5) State basis (Page 3, Line 38, Columns 1 & 2)		XXX	ХХХ	\$ 2,048,278,394	\$ 1,889,049,177
(6) State prescribed practices that are an increase / (decrease) from NAIC SAP:					
(7) State permitted practices that are an increase / (decrease) from NAIC SAP:					
PLAN TYPE A DISCOUNT RATE UNDER AG33 USED FOR					
GMWB	AG33	4		(26,577,073)	29,002,419
(8) NAIC SAP (5-6-7=8)	ХХХ	XXX	ХХХ	\$ 2,074,855,467	\$ 1,860,046,758

#### B. Use of Estimates in the Preparation of the Financial Statements

The preparation of financial statements in conformity with Statutory Accounting Principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities. It also requires disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results could differ from those estimates.

#### C. Accounting Policy

Life premiums are recognized as income over the premium-paying period of the related policies. Annuity considerations are recognized as revenue when received. Health premiums are earned ratably over the terms of the related insurance and reinsurance contracts. Expenses incurred in connection with acquiring new insurance business, including acquisition costs such as sales commissions, are charged to operations as incurred.

In addition, the Company uses the following accounting policies:

- (1) Short-term investments that have original maturities of greater than three months and less than twelve months at date of purchase are carried at amortized cost, which approximates fair value.
- (2) Bonds not backed by loans are valued at amortized cost using the scientific interest method. Bonds in or near default (NAIC class 6) are stated at the lower of amortized cost or fair value. The Company holds certain SVO designated securities and has elected to use a systematic value measurement method to value those securities.
- (3) Unaffiliated common stocks are stated at fair value. Fair value has been determined using quoted market prices for publicly-traded securities and management's pricing model for private placement securities.
- (4) Preferred stocks are stated at cost or amortized cost except those rated NAIC class 4 or lower quality, which are carried at the lower of cost or fair value.
- (5) Mortgage loans on real estate are carried at unpaid principal balance, net of discount/premiums and valuation allowance for impairments.
- (6) Loan-backed bonds and structured securities are stated at amortized cost using the interest method including anticipated prepayments at the date of purchase in accordance with Statement of Statutory Accounting Principles ("SSAP") No. 43 - Loan-Backed and Structured Securities. Changes in prepayment speeds and estimated cash flows from the original purchase assumptions are evaluated quarterly and are accounted for on the prospective basis.
- (7) Investments in common stocks of subsidiaries are stated at the value of their statutory equity adjusted for unamortized goodwill, if any.
- (8) The Company has ownership interests in limited partnerships. The Company carries these interests based upon their proportionate share of the underlying GAAP equity of the corresponding limited partnership.
- (9) Derivatives instruments are generally carried at fair value.

#### 1. Summary of Significant Accounting Policies and Going Concern (Continued)

The Company utilizes CPI swaps which hedge exposure to inflation risk associated with its prefunded funeral insurance business and are carried at value consistent with the hedged liabilities. The FX unrealized gains or losses on currency swaps are recorded consistent with the GBP bonds hedged.

- (10) The Company has no premium deficiency reserves.
- (11) The Company began writing Medicare Supplement Insurance in 2010. Unpaid losses and loss adjustment expenses are based on past experience for losses incurred but not reported. The methods for making such estimates and establishing the resulting liability are continually reviewed and any adjustments are reflected in the period determined.
- (12) The Company has not modified its capitalization policy from the prior period.
- (13) The Company does not have any pharmaceutical rebate receivables.
- D. Going Concern

There is no substantial doubt about the Company's ability to continue as a going concern.

#### 2. Accounting Changes and Corrections of Errors - No Significant Changes

#### 3. Business Combinations and Goodwill

- A. Statutory Purchase Method Not Applicable
- B. Statutory Merger
  - (1) The Company merged with Forethought National Life insurance Company on December 31, 2019.
  - (2) The transaction was accounted for as a statutory merger.
  - (3) The Company assumed \$200,000 shares of common stock from the merger and reflected this as contributed surplus.
  - (4) Pre merger separate company revenue, net income, and other surplus adjustments for the nine months ended September 30, 2019 were \$5,391,153,082, \$154,529,775, \$177,901,744, respectively for the Company and \$3,835,044, \$(75,268), (\$2,922,175) respectively for Forethought National Life Insurance Company.

No adjustments were made directly to the surplus of Forethought Life Insurance Company as a result of the merger.

- C. Assumption Reinsurance Not Applicable
- D. Impairment Loss Not Applicable
- 4. Discontinued Operations None

#### 5. Investments

- A. Mortgage Loans, including Mezzanine Real Estate Loans
  - (1) The maximum and minimum lending rates for mortgage loans during 2020 were 4.95% and 2.20%
  - (2) The maximum percentage of any one loan to the value of security at the time of the loan, exclusive of insured or guaranteed or purchase money mortgage was 80.47%.
  - (3) Taxes, assessments and any amounts advanced and not included in mortgage loan total None

### 5. Investments (Continued)

(4) Age analysis of mortgage loans and identification of mortgage loans in which the insurer is a participant or co-lender in a mortgage loan agreement

				Res	idential	Com	merical		
			Farm	Insured	All Other	Insured	All Other	Mezzanine	Total
a.	Cu	rrent Year							
	1.	Recorded Investment (All)							
		(a) Current	\$	\$	\$ 3,320,168,776	\$	\$ . 4,122,140,149	. \$ 38,046,089	\$ 7,480,355,014
		(b) 30 - 59 days past due							
		(c) 60 - 89 days past due							68,406,059
		(d) 90 - 179 days past due						24,186,626	234,648,006
		(e) 180+ days past due							13,535,809
	2.	Accruing Interest 90-179 Days Past Due							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
		(b) Interest accrued							
	3.	Accruing Interest 180+ Days Past Due							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
		(b) Interest accrued							
	4.	Interest Reduced							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
		(b) Number of loans							
		(c) Percent reduced	çç	6	%%	%	%	%	%.
	5.	Participant or Co-lender in a Mortgage Loan Agreement							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
b.	Pri	or Year							
	1.	Recorded Investment							
		(a) Current	<b>^</b>	<b>6</b>	\$	¢	\$	¢ 160 100 000	\$ 7,232,089,653
		(h) 20. E0 dave past due							
		<ul> <li>(b) 30 - 59 days past due</li> <li>(c) 60 - 89 days past due</li> </ul>							
		(c) 60 - 89 days past due (d) 90 - 179 days past due							
		(e) 180+ days past due							
	2								
	Ζ.	Accruing Interest 90-179 Days Past Due							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
		(b) Interest accrued							
	3.	Accruing Interest 180+ Days Past Due							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
		(b) Interest accrued							
	4.	Interest Reduced							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$
		(b) Number of loans							
		(c) Percent reduced	ç	6	%%	%	%	%	%
	5.	Participant or Co-lender in a Mortgage Loan Agreement							
		(a) Recorded investment	\$	\$	\$	\$	\$	\$	\$

### 5. Investments (Continued)

(5) Investment in impaired loans with or without allowance for credit losses and impaired loans subject to a participant or co-lender mortgage loan agreement for which the reporting entity is restricted from unilaterally foreclosing on the mortgage loan

		Resid	lential	Comr	nerical		
	Farm	Insured	All Other	Insured	All Other	Mezzanine	Total
a. Current Year							
1. With allowance for credit losses.	\$	\$	\$ 43,310,765	\$	\$	\$	\$ 43,310,765
2. No allowance for credit losses			13,364,052			31,484,329	44,848,381
3. Total (1+2)	\$	\$	\$ 56,674,817	\$	\$	\$ 31,484,329	\$ 88,159,146
<ol> <li>Subject to a participant or co- lender mortgage loan agreement for which the reporting entity is restricted from unilaterally foreclosing on the mortgage loan</li> </ol>		\$	\$	\$	\$	\$	\$
b. Prior Year							
1. With allowance for credit losses.	\$	\$	\$	\$	\$	\$	\$
2. No allowance for credit losses			7,797,125				7,797,125
3. Total (1+2)	\$	\$	\$ 7,797,125	\$	\$	\$	\$ 7,797,125
<ol> <li>Subject to a participant or co- lender mortgage loan agreement for which the reporting entity is restricted from unilaterally foreclosing on the mortgage loan.</li> </ol>		\$	\$	\$	\$	\$	\$

(6) Investment in impaired loans - average recorded investment, interest income recognized, recorded investment on nonaccrual status and amount of interest income recognized using a cash-basis method of accounting

			Residential Commerical		Residential Commerical		Commerical		_	
		Farm	Insured	All Other	Insured	All Other	Mezzanine	Total		
a. Curi	rent Year									
1. <i>i</i>	Average recorded nvestment	\$	\$	\$ 219,083	\$	\$	\$	\$ 219,083		
2. I	nterest income recognized			519,590				519,590		
	Recorded investments on nonaccrual status			236,954,297				236,954,297		
r	Amount of interest income recognized using a cash- pasis method of accounting			2,453,280				2,453,280		
b. Prio	r Year									
i	Average recorded nvestment									
2. I	nterest income recognized							375,930		
	Recorded investments on nonaccrual status			73,092,769				73,092,769		
r t	Amount of interest income recognized using a cash- basis method of accounting			1,200,315				1,200,315		
Allowar	nce for credit losses									

(7) Allowance for credit losses

		09/30/2020		12/31/2019	
a.	Balance at beginning of period	\$		\$	
b.	Additions charged to operations		1,458,325		
C.	Direct write-downs charged against the allowances				
d.	Recoveries of amounts previously charged off				
e.	Balance at end of period	\$	1,458,325	\$ –	

(8) Mortgage loans derecognized as a result of foreclosure

	09	9/30/2020
bazi	¢	5 004 642

a.	Aggregate amount of mortgage loans derecognized \$
b.	Real estate collateral recognized
C.	Other collateral recognized
d.	Receivables recognized from a government guarantee of the foreclosed mortgage loan

(9) The company recognizes interest income on its impaired loans upon receipt.

### B. Debt Restructuring - None

C. Reverse Mortgages - None

#### 5. Investments (Continued)

- D. Loan-Backed Securities
  - (1) Loan-backed and structured securities ("LBASS") are valued and reported in accordance with SSAP 43R Loan-Backed and Structured Securities. Prepayment assumptions are primarily obtained from external sources or internal estimates. These assumptions are consistent with the current interest rate and economic environment. The prospective adjustment method is used on most non-agency LBASS. Fair values are based on independent pricing sources. The Company reviews securities at least quarterly for other-than-temporary impairments ("OTTI") using current cash flow assumptions. The Company did recognize an OTTI charge for \$4,364,072 loan-backed securities as of September 30, 2020, and \$0 as of December 31, 2019.
  - (2) Loan-backed and structured securities with a recognized other-than-temporary impairment (OTTI) None
  - (3) Securities held that were other-than-temporarily impaired due to the present value of cash flows expected to be collected was less than the amortized cost of securities

(1)	(2)	(3)	(4)	(5)	(6)	(7)
CUSIP	Book/Adjusted Carrying Value Amortized Cost Before Current Period OTTI	Present Value of Projected Cash Flows	Recognized OTTI	Amortized Cost After OTTI	Fair Value at Time of OTTI	Date of Financial Statement Where Reported
17323NAU7	\$ 13,006,470	\$ 11,610,466	\$ 1,396,004	\$ 11,610,466	\$ 9,777,362	03/31/2020
05955YAY5	11,429,362	11,004,268	425,094	11,004,268	11,004,269	
026935AC0		2,410,003	78,639		2,410,003	
07389PAC4		7,249,620				
12667G3S0		583,498		583,498	583,498	
225470FE8		1,908,378		1,908,378	1,908,378	
61690XAC8	12,022,025	11,858,970	163,055	11,858,970	11,858,970	
61752RAA0		3,288,978		3,288,978	3,288,978	
76110H4G1	5,607,119	5,216,395		5,216,395	5,216,395	
82321UAA1	11,308,675		1,407,613			
Total			\$ 4,364,072			

(4) All impaired securities for which an OTTI has not been recognized in earnings as a realized loss

a. The aggregate amount of unrealized losses:

1.	Less than 12 months	\$(87,187,360)
2.	12 months or longer	(83,328,413)
Th	e aggregate related fair value of securities with unrealized losses:	
1.	Less than 12 months	\$ 2,366,335,280
2.	12 months or longer	1,559,120,508
	2. The 1.	<ol> <li>Less than 12 months.</li> <li>12 months or longer.</li> <li>The aggregate related fair value of securities with unrealized losses:</li> <li>Less than 12 months.</li> <li>12 months or longer.</li> </ol>

<sup>(5)</sup> The Company evaluates whether a credit impairment exists by considering primarily the following factors a) changes in the financial condition, credit rating and near term prospects of the issuer, b) whether the issuer is current on contractually obligated interest and principal payments, c) Changes in the financial condition of the security's underlying collateral, d) the payment structure of the security and e) the length of time and extent to which the fair value has been less than amortized cost of the security.

Repurchase Agreements Transactions Accounted for as Secured Borrowing

Repurchase Transaction - Cash Taker - Overview of Secured Borrowing Transactions

(1) Information regarding the company policy or strategies for engaging in repo programs, policy for requiring collateral

As of September 30, 2020, the Company participated in third-party repurchase agreements with a notional value of \$300,953,334. The Company posted \$324,305,696 in fixed maturity securities as collateral for these transactions as of September 30, 2020. The Company accounts for these transactions as secured borrowings. As of December 31, 2019, there were no transactions outstanding and the Company did not pledge any associated collateral.

(2) Type of repo trades used

F.

		First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Bilateral (Yes/No)	YES	YES	YES	
h	Tri-Party (Yes/No)				

b. Tri-Party (Yes/No)

Dollar Repurchase Agreements and/or Securities Lending Transactions - None E.

### 5. Investments (Continued)

(3) Original (flow) & residual maturity

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Max	imum Amount	··	·	·	
	1.	Open - No maturity	\$	\$	\$	\$
	2.	Overnight				
	З.	2 days to 1 week				
	4.	Over 1 week to 1 month	251,351,761	251,351,761	100,849,562	
	5.	Over 1 month to 3 months	452,800,000	452,800,000	300,953,334	
	6.	Over 3 months to 1 year				
	7.	Over 1 year				
b.	Endi	ng Balance				
	1.	Open - No maturity	\$	\$	\$	\$
	2.	Overnight				
	3.	2 days to 1 week				
	4.	Over 1 week to 1 month	251,351,761	100,849,562	—	
	5.	Over 1 month to 3 months	452,800,000	300,888,456	300,953,334	
	6.	Over 3 months to 1 year				
	7.	Over 1 year				

(4) Fair value of securities sold and/or acquired that resulted in default - None

(5) Securities "sold" under repo - secured borrowing

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Max	imum Amount				
	1.	BACV	ХХХ	ххх	XXX	\$
	2.	Nonadmitted - Subset of BACV	ХХХ	XXX	XXX	\$
	3.	Fair Value	\$ 743,066,909	\$ 743,066,909	\$ 436,125,256	\$
b.	Endi	ing Balance				
	1.	BACV	XXX	XXX	XXX	\$
	2.	Nonadmitted - Subset of BACV	ХХХ	ХХХ	XXX	\$
	3.	Fair Value	\$ 743,066,909	\$ 436,125,256	\$ 324,305,696	\$

(6) Securities sold under repo - secured borrowing by NAIC designation

	Ending Balance	(1) None	(2) NAIC 1	(3) NAIC 2	(4) NAIC 3	(5) NAIC 4	(6) NAIC 5	(7) NAIC 6	(8) Nonadmitted
a.	Bonds - BACV	\$	\$ 149,180,808	\$ 141,436,627	\$	\$	\$	\$	\$
b.	Bonds - FV		168,933,162	155,372,534					
c.	LB & SS - BACV								
d.	LB & SS - FV								
e.	Preferred stock - BACV								
f.	Preferred stock - FV								
g.	Common stock								
h.	Mortgage loans - BACV								
i.	Mortgage loans - FV								
j.	Real estate - BACV								
k.	Real estate - FV								
I.	Derivatives - BACV								
m.	Derivatives - FV								
n.	Other invested assets - BACV								
0.	Other invested assets - FV								
p.	Total assets - BACV	\$	\$ 149,180,808	\$ 141,436,627	\$	\$	\$	\$	\$
q.	Total assets - FV	\$	\$ 168,933,162	\$ 155,372,534	\$	\$	\$	\$	\$
	p = (a+c+e+g+h+j+l+n)								

q = (b+d+f+g+i+k+m+o)

#### 5. Investments (Continued)

(7) Collateral received - secured borrowing

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Maxi	mum Amount				
	1.	Cash	\$ 704,151,761	\$ 704,151,761	\$ 401,738,019	\$
	2.	Securities (FV)				
b.	Endir	ig Balance				
	1.	Cash	\$ 704,151,761	\$ 401,738,019	\$ 300,953,334	\$
	2.	Securities (FV)				

(8) Cash & non-cash collateral received - secured borrowing by NAIC designation

	Ending Balance	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
		None	NAIC 1	NAIC 2	NAIC 3	NAIC 4	NAIC 5	NAIC 6	Does Not Qualify as Admitted
a.	Cash	\$ 300,953,334	\$	\$	\$	\$	\$	\$	\$
b.	Bonds-FV								
C.	LB & SS - FV								
d.	Preferred stock - FV								
e.	Common stock								
f.	Mortgage loans - FV								
g.	Real estate - FV								
h.	Derivatives - FV								
i.	Other Invested Assets - FV								
j.	Total collateral assets - FV (sum of a through i)	\$ 300,953,334	\$	\$	\$	\$	\$	\$	\$
	(9) Allocation of aggregate collateral by remaining contractual maturity								

Anocation of aggregate condicital by remaining contractual

- Fair Value
- a. Overnight and continuous \$.....
- b.
   30 Days or less

   c.
   31 to 90 Days
   300,953,334
- d. More than 90 days

(10) Allocation of aggregate collateral reinvested by remaining contractual maturity - None

(11) Liability to return collateral - secured borrowing (total)

			First Quarter	Second Quarter	Third Quarter	Fourth Quarter
a.	Maxi	imum Amount				
	1.	Cash (Collateral - All)	\$ 704,151,761	\$ 704,151,761	\$ 401,738,019	\$
	2.	Securities Collateral (FV)				
b.	Endi	ng Balance				
	1.	Cash (Collateral - All)	\$ 704,151,761	\$ 401,738,019	\$ 300,953,334	\$
	2.	Securities Collateral (FV)				

G. Reverse Repurchase Agreements Transactions Accounted for as Secured Borrowing - None

H. Repurchase Agreements Transactions Accounted for as a Sale - None

- I. Reverse Repurchase Agreements Transactions Accounted for as a Sale None
- J. Real Estate

(1) The company recognized impairment losses of \$317,671 and \$162,677 as of September 30, 2020 and December 31, 2019.

- (2) The Company recognized \$1,316,491 and \$3,631,990 of real estate sold or classified as held for sale and realized losses of \$106,560 and \$1,394,481 as of September 30, 2020 and December 31, 2019, respectively.
- (3) Changes to a plan of sale for an investment in real estate Not Applicable
- (4) Retail land sales operations None
- (5) Participating mortgage loan features None
- K. Low-Income Housing Tax Credits (LIHTC)
  - (1) The Company holds investments in LIHTC with 7 years remaining of unexpired tax credits and with a required holding period of 12 years.
  - (2) The Company recognized LIHTC tax benefits of \$1,392,550 and \$2,173,457 as of September 30, 2020 and December 31,2019, respectively.
  - (3) As of September 30, 2020 and December 31, 2019, the Company reported LIHTC investments of \$6,344,957 and \$7,250,215, respectively.
  - (4) Regulatory reviews Not Applicable
  - (5) Significance of an investment Not Applicable

### 5. Investments (Continued)

- (6) Impaired assets Not Applicable
- (7) Write-downs and reclassifications Not Applicable
- L. Restricted Assets
  - (1) Restricted assets (including pledged)

Gross (Admitted & Nonadmitted) Restricted

Restituted Asset         Total General Account (S/A)         Stal S/A Restricted Account (S/A)         Stal S/A Restricted Stapacting Account (S/A)         Stal S/A Restricted Stapacting Account (S/A)         Total From Restricted Stapacting Account (S/A)         Total S/A Restricted Stapacting Account (S/A)         Total S/A Restricted Account (S/A)         Total					Current Year						Current Y	'ear	
O/A         Supporting         Supporting         Systematics         State State         State State         State State         Total			(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
contractual obligation for which lability is mot shown       \$				Supporting Separate Account (S/A)	Restricted	Supporting			(Decrease)	Nonadmitted	Restricted	(Admitted & Nonadmitter Restricted	
under security lending agreements       290,617,434       290,617,434       290,617,434       0.746         0. Subject to reverse agreements       290,617,434       290,617,434       290,617,434       0.746         1. Subject to reverse agreements       290,617,434       290,617,434       0.746         2. Subject to follar repurchase agreements       290,617,434       0.746         3. Subject to follar repurchase       290,617,434       0.746         4. Subject to follar repurchase       290,617,434       0.746         5. Subject to follar repurchase       290,617,434       0.746         6. Subject to follar repurchase       290,617,434       0.746         7. Subject to follar repurchase       290,617,634       0.740         9. Placed under option contracts       7,553,000       7,613,000       7,553,000       0.013         1. Exter stock or securities       2402,677,41       64,397,43       64,459,743       0.192         1. Fills capital stock       2403,675,724       2,403,675,724       2,403,675,724       2,403,675,724       6,459,743       0.117         k ottek       2403,575,724       2,403,575,724       2,427,423,415       (23,847,691)       2,403,575,724       6,173         1. Pledged as collected to FH LB (including a sestes backing (unding agreements)	a.	contractual obligation for which liability is	\$	\$	\$	\$	\$	\$	\$	\$	\$	%.	<b>.</b> %.
repurchase         290,617,434         290,617,434         290,617,434         290,617,434         0.746           d. Subject to reverse repurchase agreements         agreements         agreements </td <td>b.</td> <td>under security lending</td> <td></td>	b.	under security lending											
repurchase agreements	C.	repurchase	290,617,434				290,617,434		290,617,434		290,617,434	0.746	0.747
repurchase agreements	d.	repurchase											
reverse repurchase agreements	e.	repurchase											
option contracts         7,553,000         7,553,000         7,553,000         7,553,000         0.019           h. Letter stock or securities restricted as to sale excluding FH.B capital stock         74,790,013         69,390,000         5,400,013         74,790,013         0.192           j. On deposit with states         6,459,743         6,465,378         (5,635)         6,459,743         0.017           k. On deposit with states         6,459,743         6,465,378         (5,635)         6,459,743         0.017           k. On deposit with other regulatory bodies         2,403,575,724         2,403,575,724         2,403,575,724         6,173           n. Pledged as collateral to FHLB (including assets backing funding agreements)         2,403,575,724         2,403,575,724         6,173           m. Pledged as collateral not captured in other categories         -         -         -         -           n. Other restricted assets         -         -         -         -         -         -           o. Total restricted assets         -         -         -         -         -         -         -         -         -         -	f.	reverse repurchase											
securities restricted as to sale - excluding FHLB capital stock	g.		7,553,000				7,553,000		540,000		7,553,000	0.019	0.019
stock       74,790,013       74,790,013       74,790,013       74,790,013       0.192         j. On deposit with states       6,459,743       6,459,743       6,455,378       (5,635)       6,459,743       0.017         k. On deposit with other regulatory bodies       6,459,743       6,465,378       (5,635)       6,459,743       0.017         l. Pledged as collateral to FHLB (including assets backing funding agreements)       2,403,575,724       2,403,575,724       2,403,575,724       6,173         m. Pledged as collateral not captured in other categories       2,403,575,724       2,403,575,724       6,173         n. Other restricted assets	h.	securities restricted as to sale - excluding FHLB capital											
states       6,459,743       6,459,743       0.017         k. On deposit with other regulatory bodies       6,459,743       6,459,743       0.017         k. On deposit with other regulatory bodies       9       <	i.		74,790,013				74,790,013	69,390,000	5,400,013		74,790,013	0.192	0.192
other regulatory       bodies         I. Pledged as collateral to FHLB (including assets backing funding agreements)       2,403,575,724	j.		6,459,743				6,459,743	6,465,378			6,459,743	0.017	0.017
collateral to FHLB (including assets backing funding agreements)       2,403,575,724       2,403,575,724       2,403,575,724       6.173         m. Pledged as collateral not captured in other categories       2,403,575,724       2,427,423,415       (23,847,691)       2,403,575,724       6.173         n. Other restricted assets	k.	other regulatory											
collateral not captured in other categories.	I.	collateral to FHLB (including assets backing funding	2,403,575,724				2,403,575,724	2,427,423,415	(23,847,691)		2,403,575,724	6.173	6.175
o. Total restricted	m.	collateral not captured in other											
	n.												
assets	0.	Total restricted assets	\$ 2,782,995,914	\$	\$	\$	\$ 2,782,995,914	\$ 2,510,291,793	\$ 272,704,121	\$	\$ 2,782,995,914	7.148 %	7.150 %

(2) Detail of assets pledged as collateral not captured in other categories (contracts that share similar characteristics, such as reinsurance and derivatives, are reported in the aggregate) - None

(3) Detail of other restricted assets (contracts that share similar characteristics, such as reinsurance and derivatives, are reported in the aggregate) - None

#### 5. Investments (Continued)

(4) Collateral received and reflected as assets within the reporting entity's financial statements

		(1)	(2)	(3)	(4)
	Collateral Assets	Book/Adjusted Carrying Value (BACV)	Fair Value	% of BACV to Total Assets (Admitted and Nonadmitted)	% of BACV to Total Admitted Assets
Ge	neral Account:				
a.	Cash, cash equivalents and short-term investments	\$ 234,361,023	\$ 234,361,023	0.651 %	0.652 %
b.	Schedule D, Part 1				
c.	Schedule D, Part 2, Section 1				
d.	Schedule D, Part 2, Section 2				
e.	Schedule B				
f.	Schedule A				
g.	Schedule BA, Part 1				
h.	Schedule DL, Part 1				
i.	Other				
j.	Total Collateral Assets (a+b+c+d+e+f+g+h+i)	\$ 234,361,023	\$ 234,361,023	0.651 %	0.652 %
Se	parate Account:				
k.	Cash, cash equivalents and short-term investments	\$	\$	%	%
I.	Schedule D, Part 1				
m.	Schedule D, Part 2, Section 1				
n.	Schedule D, Part 2, Section 2				
о.	Schedule B				
p.	Schedule A				
q.	Schedule BA, Part 1				
r.	Schedule DL, Part 1				
s.	Other				
t.	Total Collateral Assets (k+l+m+n+o+p+q+r+s)	\$	\$	%	%
				(1)	(2)
				Amount	% of Liability to Total Liabilities
u.	Recognized Obligation to Return Collateral Asset (Gen	eral Account)		\$ 234,361,0	23 0.691 %
v.	Recognized Obligation to Return Collateral Asset (Sepa				

- M. Working Capital Finance Investments None
- N. Offsetting and Netting of Assets and Liabilities None
- 0. 5GI Securities

		Number of 5GI Securities Aggregate BACV		Aggregate Fair Value		ir Value				
	Investment	09/30/2020	12/31/2019	09	9/30/2020	12/31/2019	09	9/30/2020	1	12/31/2019
(1)	Bonds - amortized cost		7	\$		\$ 106,518,575	\$		\$	104,454,120
(2)	LB & SS - amortized cost	9			. 82,792,522			89,729,361		
(3)	Preferred stock - amortized cost									
	Preferred stock - fair value									
(5)	Total (1+2+3+4)	9	7	\$	82,792,522	\$ 106,518,575	\$	89,729,361	\$	104,454,120
Sho	rt Sales - None									

P. Short Sales - None

Q. Prepayment Penalty and Acceleration Fees

	General Account	Separate Account
(1) Number of CUSIPs		
(2) Aggregate Amount of Investment Income	\$ 4,469,217	\$

#### 6. Joint Ventures, Partnerships and Limited Liability Companies

A. Investments in Joint Ventures, Partnerships or Limited Liability Companies that Exceed 10% of Admitted Assets

The Company has no investments in Joint Ventures, Partnerships or Limited Liability Companies that exceed 10% of its admitted assets as of September 30, 2020 and December 31, 2019.

B. Impaired Investments in Joint Ventures, Partnerships and Limited Liability Companies

The Company recognizes impairments when it is probable that it will be unable to recover the carrying amount of the investment or there is evidence indicating inability of the investee to sustain earnings that would justify the carrying value of the investment. The Company recognized impairments of \$60,004,845 and \$0 in joint ventures, partnerships, or limited liability companies as of September 30, 2020 and December 31, 2019, respectively.

#### 7. Investment Income

The Company did not have any due and accrued income over 90 days past due that was excluded from surplus as of September 30, 2020 and December 31, 2019, respectively.

#### 8. Derivative Instruments

- A. Derivatives under SSAP No. 86 Derivatives
  - (1) The Company owns equity index options to limit its net exposure to equity market risk. The Company also owns the currency and CPI swaps to hedge the currency and inflation risk. The Company mitigates the general business risk by entering into equity index futures and total return swaps. The Company receives collateral from its derivative counterparties to limit credit risk.
  - (2) The Company's derivative portfolio consists of equity index call options and spreads to hedge equity exposure associated with Equity Indexed Annuities underwritten. The Company utilizes the CPI swaps to hedge the exposure to inflation risk associated with its prefunded funeral insurance business. The Company entered into currency swaps to limit its currency exposure from GBP and CAD denominated assets. The Company limits the general business risk by entering into equity index futures, options and interest rate swaps. The total carrying value of derivative assets were \$404,953,650 and \$318,564,158 as of September 30, 2020 and December 31, 2019, respectively.
  - (3) The Company's derivatives meet the criteria for effective hedges in accordance with SSAP No.86. Under such treatment, the equity index options are marked to market, with changes in unrealized gains or losses reported as a component of net investment income. Upon expiry, the difference between the cash proceeds and cost is also recognized as a component of net investment income. The CPI swaps are carried at book value consistent with the hedged liabilities. The FX unrealized gains or losses on currency swaps are recorded consistent with the GBP bonds hedged.
  - (4) Derivative Contracts with Financing Premiums Not Applicable
  - (5) Net Gain or Loss Recognized Not Applicable
  - (6) Net Gain or Loss Recognized from Derivatives No Longer Qualifying for Hedge Accounting Not Applicable
  - (7) Derivatives Accounted for as Cash Flow Hedges of a Forecasted Transaction Not Applicable
  - (8) Premium Cost for Derivative Contracts Not Applicable
  - Derivatives under SSAP No. 108 Derivative Hedging Variable Annuity Guarantees (Life/Fraternal Only) Not Applicable

#### 9. Income Taxes - No Significant Changes

#### 10. Information Concerning Parent, Subsidiaries, Affiliates and Other Related Parties

A. Nature of Relationships

Β.

The Company is organized as a stock life insurance company. The Company is a wholly-owned direct subsidiary of Commonwealth Annuity & Life Insurance Company, a Massachusetts company, which is a wholly-owned indirect subsidiary of Global Atlantic Financial Group Limited (GAFG), a Bermuda company.

On May 31, 2019, the Company received regulatory approval from the Department to pay accrued and unpaid interest due, prepay principal on, and cancel the surplus note. Upon cancellation of the note, it was deemed a capital contribution from Commonwealth Annuity to FLIC.

The Company owns market traded bonds of Goldman Sachs, with an NAIC rating of 1, a carrying value of \$86,337,796 and a market value of \$100,838,220 as of September 30, 2020. The purchase of these securities constituted arms-length transactions.

The Company owns market traded bonds of Goldman Sachs, with an NAIC rating of 2, a carrying value of \$21,541,958 and a market value of \$28,189,254 as of September 30, 2020. The purchase of these securities constituted arms-length transactions.

B. Detail of Transactions Greater than 1/2 % of 1% of total admitted assets

During 2020, there were no transactions greater than 1/2 of 1% of total admitted assets.

During 2019, bonds and cash with an aggregate value of \$358,096,918 were transferred between the company and Commonwealth. The sales and consideration of securities between Forethought and Commonwealth was at its fair value on the transaction date.

During 2019, bonds and cash with an aggregate value of \$507,899,726 were transferred between the company and Accordia. The sales and consideration of securities between Forethought and Commonwealth was at its fair value on the transaction date.

- C. Amount of Transactions & Effects of Change in Terms of Intercompany Arrangements None
- D. Amounts due to or from Related Parties

As of September 30, 2020, the Company reported a receivable from parent, subsidiaries and affiliates of \$0 and a payable of \$11,607,077. As of December 31, 2019, the Company reported a receivable from parent, subsidiaries and affiliates of \$0 and a payable of \$6,153,429. Intercompany balances are settled on a monthly basis.

The Company pays portfolio management fees to Goldman Sachs Asset Management ("GSAM"). This resulted in a payable to GSAM of \$1,655,721 and \$3,495,145 at September 30, 2020 and December 31, 2019, respectively.

E. Guarantees or Contingencies for Related Parties

The Company has no guarantees or undertakings, written or otherwise, for the benefit of an affiliate or related party that result in a material contingent exposure to the Company's or affiliates' assets or liabilities.

F. Management, Service Contracts, Cost Sharing Arrangements

The Company has entered into administration, shared services, management services, and investment management services agreements with related parties. These affiliates provide legal, compliance, technology, operations, financial reporting, human resources, risk management, and distribution services. The Company recorded expenses for these agreements of \$127,906,017 and \$184,891,481 as of and for the years ended September 30, 2020 and December 31, 2019, respectively.

- G. Nature of Relationships that Could Affect Operations None
- H. Amount Deducted for Investment in Upstream Company Not Applicable

#### 10. Information Concerning Parent, Subsidiaries, Affiliates and Other Related Parties (Continued)

- I. Detail of Investments in Affiliates Greater Than 10% of Admitted Assets None
- J. Write-Down for Impairments of Investments in Subsidiary Controlled or Affiliated Companies Not Applicable
- K. Foreign Subsidiary Value Using CARVM Not Applicable
- L. Downstream Holding Company Value Using Look-Through Method Not Applicable
- M. All SCA Investments Not Applicable
- N. Investment in Insurance SCAs Not Applicable
- 0. SCA and SSAP No. 48 Entity Loss Tracking Not Applicable

### 11. Debt

- A. The Company does not have any debt including capital notes and borrowed money.
- B. FHLB (Federal Home Loan Bank) Agreements
  - (1) The Company is a member of the Federal Home Loan Bank (FHLB) of Indiana. Through its membership, the Company has issued funding agreements to the FHLB Indiana in exchange for cash advances in the amount of \$1,592,000,000. The Company uses these funds in an investment spread strategy, consistent with its other investment spread operations. As such, the Company applies SSAP No. 52 accounting treatment to these funds, consistent with its other deposit-type contracts. It is not part of the Company's strategy to utilize these funds for operations, and any funds obtained from the FHLB Indiana for use in general operations would be accounted for consistent with SSAP No. 15 as borrowed money. The table below indicates the amount of FHLB Indiana stock purchased, collateral pledged, assets and liabilities related to the agreement with FHLB Indiana.
  - (2) FHLB capital stock
    - (a) Aggregate totals

		(1) Total (2+3)	(2) General Account	(3) Separate Accounts
1.	Current Year			
	(a) Membership stock - Class A	\$	\$	\$
	(b) Membership stock - Class B	35,000,000	35,000,000	
	(c) Activity stock	36,640,013	36,640,013	
	(d) Excess stock	3,150,000	3,150,000	
	(e) Aggregate total (a+b+c+d)	\$ 74,790,013	\$ 74,790,013	\$
	(f) Actual or estimated borrowing capacity as determined by the insurer	\$ 1,664,000,000		
2.	Prior Year-End			
	(a) Member stock - Class A	\$	\$	\$
	(b) Membership stock - Class B	35,000,000	35,000,000	
	(c) Activity stock	34,390,000	34,390,000	
	(d) Excess stock			
	(e) Aggregate total (a+b+c+d)	\$ 69,390,000	\$ 69,390,000	\$
	(f) Actual or estimated borrowing capacity as determined by the insurer	\$ 1,750,000,000		

(b) Membership stock (class A and B) eligible and not eligible for redemption

				Eligible for	Redemption	
	(1)	(2)	(3)	(4)	(5)	(6)
Membership Stock	Current Year Total (2+3+4+5+6)	Not Eligible for Redemption	Less Than 6 Months	6 Months to Less Than 1 Year	1 to Less Than 3 Years	3 to 5 Years
1. Class A	\$	\$	\$	\$	\$	\$
2. Class B	\$ \$	\$ 35,000,000	\$	\$	\$	\$

#### (3) Collateral pledged to FHLB

(a) Amount pledged as of reporting date

		(1)	(2)	(3)
		Fair Value	Carrying Value	Aggregate Total Borrowing
1.	Current year total general and separate accounts total collateral pledged (Lines 2+3)	. \$ 2,530,941,986	\$ 2,403,575,724	\$ 1,592,000,000
2.	Current year general account total collateral pledged	2,530,941,986	2,403,575,724	1,592,000,000
3.	Current year separate accounts total collateral pledged			
4.	Prior year-end total general and separate accounts total collateral pledged	2,527,058,188	2,427,423,415	1,542,000,000

#### 11. Debt (Continued)

(b) Maximum amount pledged during reporting period

				(1) (2)		(2)	(3)	
				Fair Valu	le	Carry	ing Value	Amount Borrowed at Time of Maximum Collateral
		1.	Current year total general and separate accounts maximum collateral pledged (Lines 2+3).	\$	34,784	S 2	,442,628,559	\$ 1,662,000,000
		2.	Current year general account maximum collateral pledged		34,784 .	2	,442,628,559	1,662,000,000
		3.	Current year separate accounts maximum collateral pledged					
		4.	Prior year-end total general and separate accounts maximum collateral pledged		74,885	2	,427,423,415	1,542,000,000
(4)	Borr	owir	ng from FHLB					
	(a)	Am	ount as of the reporting date					
				(1)	(	2)	(3)	(4)
				Total (2+3)		neral ount	Separat Accoun	
		1.	Current Year					
			(a) Debt	\$	\$		\$	XXX
			<ul><li>(b) Funding agreements</li><li>(c) Other</li></ul>					
			(d) Aggregate total (a+b+c)					\$
		2.	Prior Year-end					
			(a) Debt	\$	\$		\$	XXX
			(b) Funding agreements	1,542,000,000	1,542	,000,000		\$
			(c) Other					
			(d) Aggregate total (a+b+c)	\$ 1,542,000,000	\$ 1,542	,000,000	\$	\$

(b) Maximum amount during reporting period (current year)

		(1) Total (2+3)	(2) General Account	(3) Separate Accounts
1.	Debt	\$	\$	\$
2.	Funding agreements	1,592,000,000	1,592,000,000	
3.	Other			
4.	Aggregate total (Lines 1+2+3)	\$ 1,592,000,000	\$ 1,592,000,000	\$

(c) FHLB - Prepayment obligations

	Does the company have
	prepayment obligations
	under the following
	arrangements (YES/NO)?
Debt	NO
Funding agreements	YES
Other	NO

12. Retirement Plans, Deferred Compensation, Postemployment Benefits and Compensated Absences and Other Postretirement Benefit Plans

- A. Defined Benefit Plan Not Applicable
- B. Investment Policies and Strategies of Plan Assets Not Applicable
- C. Fair Value of Each Class of Plan Assets Not Applicable
- D. Expected Long-Term Rate of Return for the Plan Assets Not Applicable
- E. Defined Contribution Plans

1. 2. 3.

- The Company does not have a direct defined contribution plan.
- F. Multiemployer Plans

The Company does not participate in a multi-employer plan.

G. Consolidated/Holding Company Plans

The Company is allocated a share of the costs of the GAFC employee-sponsored defined contribution plans. GAFC matches 100% of the first 6% of eligible compensation contributed by participants. Participants are 100% vested in the 4% employer safe harbor matching contribution. Participants vest in the additional 2% employer matching contribution on a graded schedule over five years, based upon years of service. The allocated expense through September 30, 2020 and December 31, 2019 was \$3,567,699 and \$5,194.515, respectively.

H. Postemployment Benefits and Compensated Absences

The Company does not provide any other post-retirement benefits to its employees and has no material obligation for compensated absences.

- 12. Retirement Plans, Deferred Compensation, Postemployment Benefits and Compensated Absences and Other Postretirement Benefit Plans (Continued)
  - I. Impact of Medicare Modernization Act on Postretirement Benefits (INT 04-17)

The Medicare Modernization Act on Postretirement Benefits has no impact on the Company.

#### 13. Capital and Surplus, Shareholders' Dividend Restrictions and Quasi-Reorganizations

- 1. The Company has 2,000 shares of \$2,500 par value capital stock authorized, of which, 1,000 shares are issued and outstanding.
- 2. The Company has no preferred stock outstanding.
- Without prior approval of the Indiana Insurance Commissioner, ordinary dividends to shareholders are limited within twelve consecutive months to the greatest of 10% of capital and surplus as of the end of the preceding year or the net gain from operations for the most recently preceding year.
- 4. The Indiana Department of Insurance approved the following interest payments on the surplus note which were paid to Commonwealth Annuity and Life insurance Company:

In February 2019, an interest payment of \$11,862,500, which was subsequently paid in April 2019.

- 5. Within the limitations of (3) above, there are no restrictions placed on the portion of Company profits that may be distributed as ordinary dividends to stockholders as long as the statutory prior notice requirements are met and the dividend is to be paid from earned surplus.
- 6. There were no restrictions placed on the Company's surplus, including for whom the surplus is being held.
- 7. The Company has no surplus advances.
- 8. Stock Held for Special Purposes

The Company has no common or preferred stock for special purposes.

Changes in Special Surplus Funds - None

10. Unassigned funds (surplus)

9

The portion of unassigned funds (surplus) represented or reduced by unrealized gains and (losses), net of capital gains tax, was \$308,884,102 and \$234,396,210 at September 30, 2020 and December 31, 2019, respectively.

11. Company-Issued Surplus Debentures or Similar Obligations

On October 5, 2016, the Company issued a Surplus Note (the "FLIC Surplus Note") to Finco. On December 29, 2017, this note was assigned to Commonwealth Annuity. The full outstanding principal balance of \$365 million will be payable on the Maturity Date of October 5, 2021. Interest will be calculated based on a fixed interest rate of 6.50% and paid semi-annually in arrears, commencing March 31, 2017. All interest payments and the payment of principal on the Maturity require prior written approval of the Commissioner of the Indiana Department of Insurance.

On May 31, 2019, the Company received regulatory approval from the Department to complete payment of the last interest payment and cancel the surplus note. Upon cancellation of the note, it was deemed a capital contribution from Commonwealth Annuity to FLIC.

- 12. Impact of Any Restatement Due to Prior Quasi-Reorganizations Not Applicable
- 13. Effective Date(s) of Quasi-Reorganizations in the Prior 10 Years Not Applicable

#### 14. Liabilities, Contingencies and Assessments

- A. Contingent Commitments
  - (1) Commitments or contingent commitment(s) to an SCA entity, joint venture, partnership, or limited liability company

The Company invests in certain joint ventures, limited liability companies (LLC's) and partnerships, and in some cases make a commitment for additional investment up to a maximum invested amount. As of September 30, 2020, commitments to make additional investments to joint ventures, LLC's, and partnerships total \$610,375.

- (2) Nature and circumstances of guarantee None
- (3) Aggregate compilation of guarantee obligations None
- B. Assessments

Unfavorable economic conditions may contribute to an increase in the number of insurance companies that are under regulatory supervision. This may result in an increase in mandatory assessments by state guaranty funds, or voluntary payments by solvent insurance companies to cover losses to policyholders of insolvent or rehabilitated companies. Mandatory assessments, which are subject to statutory limits, can be partially recovered through a reduction in future premium taxes in some states. The Company is not able to reasonably estimate the potential impact of any such future assessments or voluntary payments.

- C. Gain Contingencies None
- D. Claims Related Extra Contractual Obligation and Bad Faith Losses Stemming from Lawsuits None
- E. Joint and Several Liabilities None
- F. All Other Contingencies

Various other lawsuits against the Company may arise in the course of the Company's business. Contingent liabilities arising from litigation, Income taxes and other matters are not considered material in relation to the financial position of the Company.

#### 15. Leases

- A. Lessee Operating Lease Not Applicable
- B. Lessor Leases Not Applicable

#### 16. Information About Financial Instruments With Off-Balance-Sheet Risk And Financial Instruments With Concentrations of Credit Risk

1. Face Amount of the Company's Financial Instruments with Off-Balance-Sheet Risk

The current credit exposure of the Company's over the counter derivative contracts is limited to the fair value of \$234,182,265 as of September 30, 2020. Credit risk is managed by entering into transactions with creditworthy counterparties and obtaining net collaterals of \$226,808,023 from counterparties as of September 30, 2020. The exchange-traded derivatives are affected through a regulated exchange and positions are marked to market on a daily basis, the Company has little exposure to credit-related losses in the event of nonperformance by counterparties to such financial instruments.

- 2. The Company's credit risk is the risk of nonperformance by the counterparties. The company limits this risk by utilizing counterparties that maintain a NAIC "1" designation. Additionally, all OTC derivatives the Company entered into are fully collaterized by cash. In the event of the nonperformance by the counterparties, the Company has the right to the collaterals pledged by counterparties.
- 3. The Company issues fixed indexed annuity (FIA) products that provide a potential return that is linked to the equity index. The Company purchases equity index call and call spread options for the purpose of hedging the potential increases to policyholder benefits resulting from increases in the equity Index. The Company's equity hedges are categorized as fair value hedges. The Company also issues life products whose death benefit growth rate is determined by various consumer indexes. The Company has hedged this risk by entering into CPI swaps which are categorized as cash flow hedges. These inflation linked swaps have a remaining notional value of \$146,340,000 with off balance sheet exposure of \$608,411 . Currently, these swaps are incorporated under a master netting agreements with both JP Morgan and Barclays. The Company limits the general business risk by entering into equity index futures and interest rate swaps. The Company has also invested in non USD denominated bonds which expose the Company to currency exchange risk. The Company purchases currency swaps that effectively hedged this risk. This is categorized as a cash flow hedge.
- 4. The Company is exposed to credit related losses in the event of nonperformance by counterparties to financial instruments, but it does not expect any counterparties to fail to meet their obligations given their high (NAIC -1) credit ratings. As of September 30, 2020, the Company pledged cash collaterals to counterparties with a fair value of \$7,553,000 related to CPI swap agreements, and received \$234,361,023 from counterparties for the remaining OTC derivative agreements.

#### 17. Sale, Transfer and Servicing of Financial Assets and Extinguishments of Liabilities

- A. Transfers of Receivables Reported as Sales None
- B. Transfers and Servicing of Financial Assets None
- C. Wash Sales None

#### 18. Gain or Loss to the Reporting Entity from Uninsured Plans and the Uninsured Portion of Partially Insured Plans - None

19. Direct Premium Written/Produced by Managing General Agents/Third Party Administrators - None

#### 20. Fair Value Measurements

- A. Fair Value Measurement
  - (1) Fair value measurements at reporting date

	Description for each class of asset or liability	Level 1	Level 2	Level 3	Net Asset Value (NAV)	Total
a.	Assets at fair value					
	Derivative Assets	\$ 17,350,591	\$ 387,603,059	\$	\$	\$ 404,953,650
	Separate Accounts	2,961,962,780				2,961,962,780
	Common Stock (Unaffiliated)			164,874,977		164,874,977
	Total assets at fair value/NAV	\$ 2,979,313,371	\$ 387,603,059	\$ 164,874,977	\$	\$ 3,531,791,407
b.	Liabilities at fair value					
	Derivatives Liabilities	\$	\$	\$	\$	\$
	Total liabilities at fair value	\$	\$	\$	\$	\$

(2) Fair value measurements in Level 3 of the fair value hierarchy

	Description	Ending balance as of 06/30/2020	Transfers Into Level 3	Transfers Out of Level 3	Total Gains and (Losses) Included in Net Income	Total Gains and (Losses) Included in Surplus	Purchases	Issuances	Sales	Settlements	Ending Balance for 09/30/2020
a.	Assets										
	Common Stock	\$ 144,828,811 .	\$	\$	\$	\$ 5,877,696	\$ 14,168,470	\$	\$	\$	\$ 164,874,977
	Total assets	\$ 144,828,811	\$	\$	\$	\$ 5,877,696	\$ 14,168,470	\$	\$	\$	\$ 164,874,977
b.	Liabilities										
	Total liabilities	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$

(3) There were no transfers between Levels 1 and 2 during the period ended September 30, 2020.

(4) For fair value measurements categorized within Level 2, fair value is based on significant inputs other than Level inputs that are observable for the asset either directly or indirectly for substantially the full term of the asset through corroboration with observable market data. Level 2 inputs include quoted market prices in active markets for similar assets and liabilities, quoted market prices in markets that are not active for identical or similar assets and other market observable inputs. Valuations are generally obtained from third party pricing services for identical or comparable assets, non-binding broker quotes (when pricing information is not available) or through the use of valuation methodologies using observable market inputs. For fair value measurements categorized within Level 3, fair value is based on at least one or more significant unobservable inputs for the asset.

(5) Fair value disclosures for derivatives on a gross basis and reconciliation from the opening balances to the closing balances are summarized in the following tables:

B. Other Fair Value Disclosures - None

#### 20. Fair Value Measurements (Continued)

C. Fair Values for All Financial Instruments by Level 1, 2 and 3

Type of Financial Instrument	Aggregate Fair Value	Admitted Assets	Level 1	Level 2	Level 3	Net Asset Value (NAV)	Not Practicable (Carrying Value)
Bonds	\$ 26,116,459,017	\$ 24,893,969,401	\$ 82,534,279	\$ 19,210,641,940	\$ 6,823,282,798	\$	\$
Mortgage Loans	8,088,045,321	7,893,359,048		6,548,478,127	1,539,567,194		
0IA	1,105,230,408	1,099,224,239		15,283,420	1,089,946,988		
Preferred Stock	4,247,856	3,003,746			4,247,856		
Common Stock	239,664,989	239,664,989		74,790,013	164,874,976		
Short-term investments	220,985,175	222,747,926	2,333,730	111,843,097	106,808,348		
Cash and equivalents	441,256,472	441,256,472	441,256,472				
Derivatives	404,953,650	404,953,650	17,350,591	387,603,059			
Total Assets		35,198,179,470	543,475,072	26,348,639,656	9,728,728,160		
Derivative Liabilities							
Total Liabilities							

- D. Not Practicable to Estimate Fair Value None
- E. Nature and Risk of Investments Reported at NAV None

#### 21. Other Items

- A. Unusual or Infrequent Items None
- B. Troubled Debt Restructuring None
- C. Other Disclosures

Effective December 31, 2019, with approval from the Texas Commissioner of Insurance, Forethought National Life Insurance Company merged with the Company.

Assets values of \$6,459,743 and \$6,465,378 as of September 30, 2020, and December 31, 2019 were on deposit with government authorities as required by law.

- D. Business Interruption Insurance Recoveries None
- E. State Transferable and Non-Transferable Tax Credits None
- F. Subprime-Mortgage-Related Risk Exposure
  - (1) While the Company holds no direct investments in subprime mortgage loans, the Company may have limited exposure to subprime borrowers through direct investments in primarily investment grade subprime residential mortgage-backed securities. The company's definition of subprime is predominantly based on borrower statistics from a residential pool of mortgages. Included in the statistics, and the diversity of all these statistics across the borrower profile. As is true for all securities in the Company's portfolio, the entire mortgage-backed asset portfolio is reviewed for impairments at least quarterly. Additionally, reviews of specific mortgage-backed securities are made on a periodic basis by reviewing both the unrealized gain/loss as well as changes to the underlying statistics. Included in the analysis are current delinquency and default statistics, as well as the current and original levels of subordination on the security.
  - (2) Direct exposure through investments in subprime mortgage loans Not Applicable
  - (3) Direct exposure through other investments

The Company's exposure to sub-prime and Alt A risk through other investments is as follows:

		Actual Cost	Book/Adjusted Carrying Value (Excluding Interest)	Fair Value	Other-Than- Temporary Impairment Losses Recognized
a.	Residential mortgage-backed securities	\$ 324,398,766	\$ 328,568,349	\$ 388,325,971	\$
b.	Commercial mortgage-backed securities				
c.	Collateralized debt obligations				
d.	Structured securities				
e.	Equity investment in SCAs				
f.	Other assets				
g.	Total	\$ 324,398,766	\$ 328,568,349	\$ 388,325,971	\$

(4) Underwriting exposure to subprime mortgage risk through Mortgage Guaranty or Financial Guaranty insurance coverage - Not Applicable

G. Retained Assets - None

- H. Insurance-Linked Securities (ILS) Contracts None
- I. The Amount That Could Be Realized on Life Insurance Where the Reporting Entity is Owner and Beneficiary or Has Otherwise Obtained Rights to Control the Policy Not Applicable

#### 22. Events Subsequent

Type I - Recognized Subsequent Events - No Type I subsequent events to report.

Type II – No Type II subsequent events to report.

Subsequent events have been considered through November 11, 2020.

#### KKR acquisition of Global Atlantic

#### 22. Events Subsequent (Continued)

On July 7, 2020, Magnolia Parent LLC, or "Magnolia," an indirect subsidiary of KKR & Co. Inc., or "KKR," Magnolia Merger Sub Limited, a direct subsidiary of Magnolia, or "Merger Sub" and, together with Magnolia, the "KKR Parties," entered into an agreement and plan of merger, or the "Merger Agreement," with Global Atlantic Financial Group Limited, or "GAFG," the indirect parent of the Company, Global Atlantic Financial Life Limited, the Company's parent, or "GAFLL," (which is owned by GAFG and LAMC LP), LAMC LP, and Goldman Sachs & Co. LLC, solely in its capacity as an equity representative.

Pursuant to the Merger Agreement, at the closing, Merger Sub will merge with and into GAFG, or the "GA Merger," with GAFG continuing as the surviving entity and a direct wholly-owned subsidiary of Magnolia. Immediately following the GA Merger, GAFLL will merge with and into GAFG with GAFG continuing as the surviving entity and a direct wholly-owned subsidiary of Magnolia. The outstanding debt securities of the GAFG's subsidiaries will remain outstanding obligations of solely such entities and will not be assumed or guaranteed by KKR.

Pursuant to the Merger Agreement, following the closing of the merger, Magnolia will pay shareholders of GAFG and GAFLL an aggregate amount equal to 1.0x GAFG's book value, excluding accumulated other comprehensive income, as of the date of closing determined using the accounting principles set forth in the Merger Agreement, subject to an equity roll-over for certain existing shareholders who elect to participate in the roll-over. The aggregate merger consideration will be allocated among each of the GAFG's and GAFLL's outstanding ordinary shares, incentive shares and equity awards in accordance with their terms. Under the terms of the Merger Agreement and in accordance with the applicable plan documentation, unvested GAFG restricted share awards will convert into the right to receive a number of Magnolia restricted units having the same value as the GAFG restricted share award immediately prior to the closing.

GAFG has made customary representations, warranties and covenants in the Merger Agreement, including, among others, covenants to (i) conduct its business in the ordinary course during the period between the execution of the Merger Agreement and the closing and (ii) not to engage in certain types of actions during this period unless agreed to in writing by Magnolia.

Pursuant to the Merger Agreement, the closing of the merger is subject to the satisfaction or waiver of certain customary closing conditions, including, among others: (i) obtaining the approval of a majority of the outstanding shares of GAFG, (ii) obtaining requisite regulatory approvals, including the approvals of the Massachusetts Division of Insurance, the Iowa Insurance Division, the Indiana Department of Insurance, the Bermuda Monetary Authority, and other regulatory authorities, (iii) expiration or earlier termination of any applicable waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and (iv) the absence of any judgment, injunction, order or decree prohibiting or enjoining the completion of the Merger. In addition, the obligation of the parties to complete the merger is subject to certain other customary conditions, including (a) subject to the standards set forth in the Merger Agreement, the accuracy of the representations and warranties of the other party and (b) compliance of the other party with its covenants in all material respects.

The Merger Agreement also contains certain customary provisions giving each of the KKR Parties and GAFG rights to terminate the Merger Agreement under certain circumstances.

In connection with the Merger Agreement, certain shareholders of GAFG representing over 50% of the issued and outstanding shares of GAFG have agreed to vote in favor of the Merger at any meeting of the shareholders of GAFG called to seek the adoption of the Merger Agreement and against any competing transaction.

In connection with the Merger Agreement, KKR Group Partnership L.P., an indirect subsidiary of KKR, has committed to provide the requisite equity financing to Magnolia to consummate the Mergers and has guaranteed Magnolia's obligations to pay, up to a cap, any potential damages awards to GAFG under the Merger Agreement, in each case, subject to certain terms and conditions.

The foregoing description of the Merger Agreement and the transactions contemplated thereby does not purport to be complete and is subject to and qualified in its entirety by reference to the Merger Agreement.

#### COVID-19

The COVID-19 outbreak is currently impacting the United States and many countries around the world. Due to the recent and rapidly evolving nature of these events, the Company is unable to estimate the full impact at this time. However, at this time, the Company does not believe the situation will materially impact the Company's liability or capital position.

#### 23. Reinsurance - No Significant Changes

#### 24. Retrospectively Rated Contracts & Contracts Subject to Redetermination

- A. Method Used to Estimate Not Applicable
- B. Method Used to Record Not Applicable
- C. Amount and Percent of Net Retrospective Premiums Not Applicable
- D. Medical Loss Ratio Rebates Required Pursuant to the Public Health Service Act Not Applicable
- E. Risk-Sharing Provisions of the Affordable Care Act (ACA)
  - (1) Accident and health insurance premium subject to the Affordable Care Act risk-sharing provisions

Did the reporting entity write accident and health insurance premium which is subject to the Affordable Care Act risk sharing provisions? <u>NO</u>

- (2) Impact of Risk-Sharing Provisions of the Affordable Care Act on admitted assets, liabilities and revenue for the current year Not Applicable
- (3) Roll-forward of prior year ACA risk-sharing provisions for the following asset (gross of any nonadmission) and liability balances, along with the reasons for adjustments to prior year balance Not Applicable
- (4) Roll-forward of risk corridors asset and liability balances by program benefit year Not Applicable
- (5) ACA risk corridors receivable as of reporting date Not Applicable

#### 25. Change in Incurred Losses and Loss Adjustment Expenses

- A. Reasons for Changes in the Provision for Incurred Loss and Loss Adjustment Expenses Attributable to Insured Events of Prior Years None
- B. Significant Changes in Methodologies and Assumptions Used in Calculating the Liability for Unpaid Losses and Loss Adjustment Expenses -None

#### 26. Intercompany Pooling Arrangements - Not Applicable

- 27. Structured Settlements None
- 28. Health Care Receivables None
- 29. Participating Policies None
- 30. Premium Deficiency Reserves None
- 31. Reserves for Life Contracts and Annuity Contracts No Significant Changes
- 32. Analysis of Annuity Actuarial Reserves and Deposit Type Contract Liabilities by Withdrawal Characteristics No Significant Changes
- 33. Analysis of Life Actuarial Reserves by Withdrawal Characteristics No Significant Changes
- 34. Premiums and Annuity Considerations Deferred and Uncollected No Significant Changes
- 35. Separate Accounts No Significant Changes
- 36. Loss/Claim Adjustment Expenses None

## **GENERAL INTERROGATORIES**

### **PART 1 - COMMON INTERROGATORIES**

### GENERAL

1.1	Did the reporting entity experience any material transactions requiring the filing of Disclosure of Material Transactions with the State of Domicile, as required by the Model Act?	Yes [ ] No [ X ]
1.2	If yes, has the report been filed with the domiciliary state?	Yes [ ] No [X]
2.1	Has any change been made during the year of this statement in the charter, by-laws, articles of incorporation, or deed of settlement of the reporting entity?	Yes [ ] No [X]
2.2	If yes, date of change:	
3.1	Is the reporting entity a member of an Insurance Holding Company System consisting of two or more affiliated persons, one or more of which is an insurer? If yes, complete Schedule Y, Parts 1 and 1A.	Yes [ X ] No [ ]
3.2	Have there been any substantial changes in the organizational chart since the prior quarter end?	Yes [ ] No [ X ]
3.3	If the response to 3.2 is yes, provide a brief description of those changes.	
3.4	Is the reporting entity publicly traded or a member of a publicly traded group?	Yes [ ] No [ X ]
3.5	If the response to 3.4 is yes, provide the CIK (Central Index Key) code issued by the SEC for the entity/group.	
4.1	Has the reporting entity been a party to a merger or consolidation during the period covered by this statement? If yes, complete and file the merger history data file with the NAIC.	Yes [ ] No [X]
4.2	If yes, provide the name of the entity, NAIC Company Code, and state of domicile (use two letter state abbreviation) for any entity that has ceased to exist as a result of the merger or consolidation.	
	1     2     3       Name of Entity     NAIC Company Code     State of Domicile	
5.	If the reporting entity is subject to a management agreement, including third-party administrator(s), managing general agent(s), attorney- in-fact, or similar agreement, have there been any significant changes regarding the terms of the agreement or principals involved?	] No [X] N/A [ ]
6.1	State as of what date the latest financial examination of the reporting entity was made or is being made.	12/31/2019
6.2	State the as of date that the latest financial examination report became available from either the state of domicile or the reporting entity. This date should be the date of the examined balance sheet and not the date the report was completed or released.	12/31/2014
6.3	State as of what date the latest financial examination report became available to other states or the public from either the state of domicile or the reporting entity. This is the release date or completion date of the examination report and not the date of the examination (balance sheet date).	05/11/2016
6.4 6.5	By what department or departments? Indiana Department of Insurance Have all financial statement adjustments within the latest financial examination report been accounted for in a subsequent financial statement filed with Departments?	] No [ ] N/A [ X ]
6.6	Have all of the recommendations within the latest financial examination report been complied with?	X ] No [ ] N/A [ ]
7.1	Has this reporting entity had any Certificates of Authority, licenses or registrations (including corporate registration, if applicable) suspended or revoked by any governmental entity during the reporting period?	Yes [ ] No [X]
7.2	If yes, give full information:	
8.1	Is the company a subsidiary of a bank holding company regulated by the Federal Reserve Board?	Yes [ X ] No [ ]
8.2	If response to 8.1 is yes, please identify the name of the bank holding company. The Goldman Sachs Group, Inc.	
8.3	Is the company affiliated with one or more banks, thrifts or securities firms?	Yes [X] No []

8.4 If response to 8.3 is yes, please provide below the names and location (city and state of the main office) of any affiliates regulated by a federal regulatory services agency [i.e. the Federal Reserve Board (FRB), the Office of the Comptroller of the Currency (OCC), the Federal Deposit Insurance Corporation (FDIC) and the Securities Exchange Commission (SEC)] and identify the affiliate's primary federal regulator.

1	2	3	4	5	6
Affiliate Name	Location (City, State)	FRB	000	FDIC	SEC
The Goldman Sachs Group, Inc	New York, NY	YES	NO	NO	YES
The Goldman Sachs & Co.	New York, NY	NO	YES	NO	YES
The Goldman Sachs Execution & Clearing, L.P.	Jersey City, NJ	NO	YES	NO	YES
The Goldman Sachs Financial Markets, L.P.	New York, NY	NO	NO	NO	YES
REDI Global Technoligies LLC	New York, NY	NO	NO	NO	YES
The Goldman Sachs Trust Company, N.A.	New York, NY	NO	YES	YES	NO
Goldman Sachs Bank USA	Salt Lake City, UT	YES	NO	YES	NO
Goldman Sachs Asset Management, L.P.	New York, NY	NO	NO	NO	YES
Mercer Allied Company, L.P.	Saratoga Springs, NY	NO	NO	NO	YES
Global Atlantic Investment Advisors, LLC	Indianapolis, IN	NO	NO	NO	YES
Global Atlantic Distributors, LLC	Simsbury, CT	NO	NO	NO	YES

## **GENERAL INTERROGATORIES**

	GENERAL INTERROGATORI	29	
9.1	Are the senior officers (principal executive officer, principal financial officer, principal accounting officer or controlle similar functions) of the reporting entity subject to a code of ethics, which includes the following standards?	ersonal and professional	Yes [ X ] No [ ]
	<ul> <li>(b) Full, fair, accurate, timely and understandable disclosure in the periodic reports required to be filed by the reports (c) Compliance with applicable governmental laws, rules and regulations;</li> <li>(d) The prompt internal reporting of violations to an appropriate person or persons identified in the code; and</li> </ul>	rting entity;	
9.11	<ul> <li>(e) Accountability for adherence to the code.</li> <li>If the response to 9.1 is No, please explain:</li> </ul>		
9.2	Has the code of ethics for senior managers been amended?		Yes [ ] No [X]
9.21	If the response to 9.2 is Yes, provide information related to amendment(s).		
9.3 9.31	Have any provisions of the code of ethics been waived for any of the specified officers? If the response to 9.3 is Yes, provide the nature of any waiver(s).		Yes [ ] No [X]
	FINANCIAL		
10.1	Does the reporting entity report any amounts due from parent, subsidiaries or affiliates on Page 2 of this statement		
10.2	If yes, indicate any amounts receivable from parent included in the Page 2 amount:	φ	
	INVESTMENT		
11.1	Were any of the stocks, bonds, or other assets of the reporting entity loaned, placed under option agreement, or or use by another person? (Exclude securities under securities lending agreements.)		Yes [X] No []
11.2	If yes, give full and complete information relating thereto:		
	As of September 30, 2020, the Company participated in third-party repurchase agreements with a notional value o \$324,305,696 in fixed maturity securities as collateral for these transactions. See note 5F for additional detail and repurchase agreement.	disclosure on this	
12.	Amount of real estate and mortgages held in other invested assets in Schedule BA:	\$	
13. 14.1	Amount of real estate and mortgages held in short-term investments: Does the reporting entity have any investments in parent, subsidiaries and affiliates?		
14.2	If yes, please complete the following:		
		1 Prior Year-End Book/Adjusted Carrying Value	2 Current Quarter Book/Adjusted Carrying Value
14.21	Bonds	\$	\$107,879,753
	Preferred Stock		\$
	Common Stock		\$
	Short-Term Investments		\$ ¢
	All Other		\$ \$
	Total Investment in Parent, Subsidiaries and Affiliates (Subtotal Lines 14.21 to 14.26)		\$107,879,753
	Total Investment in Parent included in Lines 14.21 to 14.26 above		\$
15.1 15.2	Has the reporting entity entered into any hedging transactions reported on Schedule DB? If yes, has a comprehensive description of the hedging program been made available to the domiciliary state?		
10.2	If no, attach a description with this statement.	res [	

16. For the reporting entity's security lending program, state the amount of the following as of the current statement date:

 16.1
 Total fair value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2.

 16.2
 Total book adjusted/carrying value of reinvested collateral assets reported on Schedule DL, Parts 1 and 2.

 16.3 Total payable for securities lending reported on the liability page. ...

.\$ ..

## GENERAL INTERROGATORIES

Excluding items in Schedule E - Part 3 - Special Deposits, real estate, mortgage loans and investments held physically in the reporting entity's offices, vaults or safety deposit boxes, were all stocks, bonds and other securities, owned throughout the current year held pursuant to a custodial agreement with a qualified bank or trust company in accordance with Section 1, III - General Examination Considerations, F. 17. Outsourcing of Critical Functions, Custodial or Safekeeping Agreements of the NAIC Financial Condition Examiners Handbook? ..... For all agreements that comply with the requirements of the NAIC Financial Condition Examiners Handbook, complete the following: 17.1

Yes [X] No [ ]

] No [ X ]

Yes [

1	2
Name of Custodian(s)	Custodian Address
Bank of New York Mellon	One Wall Street, New York, NY 10286
Federal Home Loan Bank of Indianapolis	8250 Woodfield Crossing Blvd, Indinapolis, Indiana 46240
US Bank	1025 Connecticut Ave NW Ste 517, Washington DC 20063

For all agreements that do not comply with the requirements of the NAIC Financial Condition Examiners Handbook, provide the name, location and a complete explanation: 17.2

Name(s) Location(s) Complete Explanation(s)

17.3 Have there been any changes, including name changes, in the custodian(s) identified in 17.1 during the current quarter? If yes, give full information relating thereto: 174

1	2	3	4
Old Custodian	New Custodian	Date of Change	Reason

17.5 Investment management - Identify all investment advisors, investment managers, broker/dealers, including individuals that have the authority to make investment decisions on behalf of the reporting entity. For assets that are managed internally by employees of the reporting entity, note as such. ["...that have access to the investment accounts"; "...handle securities"]

1	2
Name of Firm or Individual	Affiliation
Internal GA Investment Team	I
Goldman Sachs Asset Management	Α
Prudential Private Placement Investors, LLC	U
Highbridge Asset Management	U
MetLife Investment Management, LLC	U
J.P. Morgan Asset Management	U
Shenkman Capital Management, Inc.	U
•	

17.5097 For those firms/individuals listed in the table for Question 17.5, do any firms/individuals unaffiliated with the reporting entity (i.e. designated with a "U") manage more than 10% of the reporting entity's invested assets? Yes [ ] No [ X ]

17.5098 For firms/individuals unaffiliated with the reporting entity (i.e. designated with a "U") listed in the table for Question 17.5, does the Yes [ ] No [ X ] total assets under management aggregate to more than 50% of the reporting entity's invested assets?

17.6 For those firms or individuals listed in the table for 17.5 with an affiliation code of "A" (affiliated) or "U" (unaffiliated), provide the information for the table below

1	2	3	4	5
				Investment
				Management
Central Registration				Agreement
Depository Number	Name of Firm or Individual	Legal Entity Identifier (LEI)	Registered With	(IMA) Filed
107738	Goldman Sachs Asset Management	5493000C7DKPYVE0MA87		0S
106442	Prudential Private Placement Investors, LLC	549300Z0C012EBDB5R65		NO
N/A	Highbridge Asset Management	HUX2X73FUCYHUVH1BK78		NO
142463	MetLife Investment Management, LLC	549300025PYTRUFE1882		NO
N/A	J.P. Morgan Asset Management	SK6WG1E6ZY01H0HHS346		NO
112192	Shenkman Capital Management, Inc	549300915M5PZJRLF317		NO

18.1 Have all the filing requirements of the Purposes and Procedures Manual of the NAIC Investment Analysis Office been followed? ...... Yes [ X ] No [ ] 18 2 If no, list exceptions:

By self-designating 5GI securities, the reporting entity is certifying the following elements for each self-designated 5GI security: 19.

a. Documentation necessary to permit a full credit analysis of the security does not exist or an NAIC CRP credit rating for an FE or PL

security is not available.

20.

21

n all contracted interact and principal neumants

b. Issuer of obligor is current on an contracted interest and principal payments.					
c. The insurer has an actual expectation of ultimate payment of all contracted interest and principal.					
Has the reporting entity self-designated 5GI securities?	Yes [	X ]	No	) [	]
By self-designating PLGI securities, the reporting entity is certifying the following elements of each self-designated PLGI security:					
a. The security was purchased prior to January 1, 2018.					
b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.					
<ul> <li>c. The NAIC Designation was derived from the credit rating assigned by an NAIC CRP in its legal capacity as a NRSRO which is shown on a current private letter rating held by the insurer and available for examination by state insurance regulators.</li> <li>d. The reporting entity is not permitted to share this credit rating of the PL security with the SVO.</li> </ul>					
Has the reporting entity self-designated PLGI securities?	Yes [	]	No	[]	( )
By assigning FE to a Schedule BA non-registered private fund, the reporting entity is certifying the following elements of each self-designated FE fund:					
a. The shares were purchased prior to January 1, 2019.					
b. The reporting entity is holding capital commensurate with the NAIC Designation reported for the security.					
c. The security had a public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO prior to January 1, 2019.					
d. The fund only or predominantly holds honds in its portfolio					

e. The current reported NAIC Designation was derived from the public credit rating(s) with annual surveillance assigned by an NAIC CRP in its legal capacity as an NRSRO. f. The public credit rating(s) with annual surveillance assigned by an NAIC CRP has not lapsed.

Has the reporting entity assigned FE to Schedule BA non-registered private funds that complied with the above criteria? ...... Yes [ ] No [ X ]

## **GENERAL INTERROGATORIES**

### PART 2 - LIFE AND ACCIDENT AND HEALTH COMPANIES/FRATERNAL BENEFIT SOCIETIES

1.	d Accident Health Companies/Fraternal Benefit Societies: Report the statement value of mortgage loans at the end of this reporting period for the following categories:	1 Amount
	1.1 Long-Term Mortgages In Good Standing	
	1.11 Farm Mortgages	\$
	1.12 Residential Mortgages	.\$3,484,988,995
	1.13 Commercial Mortgages	.\$4, 160, 186, 238
	1.14 Total Mortgages in Good Standing	.\$7,645,175,233
	1.2 Long-Term Mortgages In Good Standing with Restructured Terms	
	1.21 Total Mortgages in Good Standing with Restructured Terms	.\$
	1.3 Long-Term Mortgage Loans Upon which Interest is Overdue more than Three Months	
	1.31 Farm Mortgages	\$
	1.32 Residential Mortgages	.\$
	1.33 Commercial Mortgages	.\$
	1.34 Total Mortgages with Interest Overdue more than Three Months	.\$234,648,006
	1.4 Long-Term Mortgage Loans in Process of Foreclosure	
	1.41 Farm Mortgages	<u>\$</u>
	1.42 Residential Mortgages	.\$
	1.43 Commercial Mortgages	\$
	1.44 Total Mortgages in Process of Foreclosure	.\$
1.5	Total Mortgage Loans (Lines 1.14 + 1.21 + 1.34 + 1.44) (Page 2, Column 3, Lines 3.1 + 3.2)	
1.6	Long-Term Mortgages Foreclosed, Properties Transferred to Real Estate in Current Quarter	· , , , , , , , , , , , , , , , ,
	1.61 Farm Mortgages	\$
	1.62 Residential Mortgages	
	1.63 Commercial Mortgages	
	1.64 Total Mortgages Foreclosed and Transferred to Real Estate	
2.	Operating Percentages:	₩ <u>100,101</u>
۷.	2.1 A&H loss percent	
	2.2 A&H cost containment percent	
0.4	2.3 A&H expense percent excluding cost containment expenses	
3.1	Do you act as a custodian for health savings accounts?	
3.2	If yes, please provide the amount of custodial funds held as of the reporting date	
3.3	Do you act as an administrator for health savings accounts?	
3.4	If yes, please provide the balance of the funds administered as of the reporting date	
4.	Is the reporting entity licensed or chartered, registered, qualified, eligible or writing business in at least two states?	Yes [X] No [ ]
4.1	If no, does the reporting entity assume reinsurance business that covers risks residing in at least one state other than the state of domicile of the reporting entity?	Yes [ ] No [ ]
Fratern 5.1	al Benefit Societies Only: In all cases where the reporting entity has assumed accident and health risks from another company, provisions should be made in this statement on account of such reinsurances for reserve equal to that which the original company would have been required to establish had it retained the risks. Has this been done?	Yes [ ] No [ ] N/A [
5.2	If no, explain:	
6.1	Does the reporting entity have outstanding assessments in the form of liens against policy benefits that have increased surplus?	
6.2	If yes, what is the date(s) of the original lien and the total outstanding balance of liens that remain in surplus?	

Date	Outstanding Lien Amount

## **SCHEDULE S - CEDED REINSURANCE**

Showing All New Reinsurance Treaties - Current Year to Date

4	0	2	Showing All New Reinsurar	F	6	7	0	0	10
1	2	3	4	5	6	7	8	9	10 Effective
								Certified	Date of
NAIC					Type of	Type of		Reinsurer	Certified
Company	ID	Effective		Domiciliary	Reinsurance	Business		Rating	Reinsurer
Code	Number	Date	Name of Reinsurer	Jurisdiction	Ceded	Ceded	Type of Reinsurer	(1 through 6)	Rating
									[
									1
									1
									l
									k
									í
									4
									[
									[
									1
									l
			h.C						k
				·····	•••••				ſ
									1
									l
									[
									1
									l
									r
									[
									1
									L
									l
									ł
									1

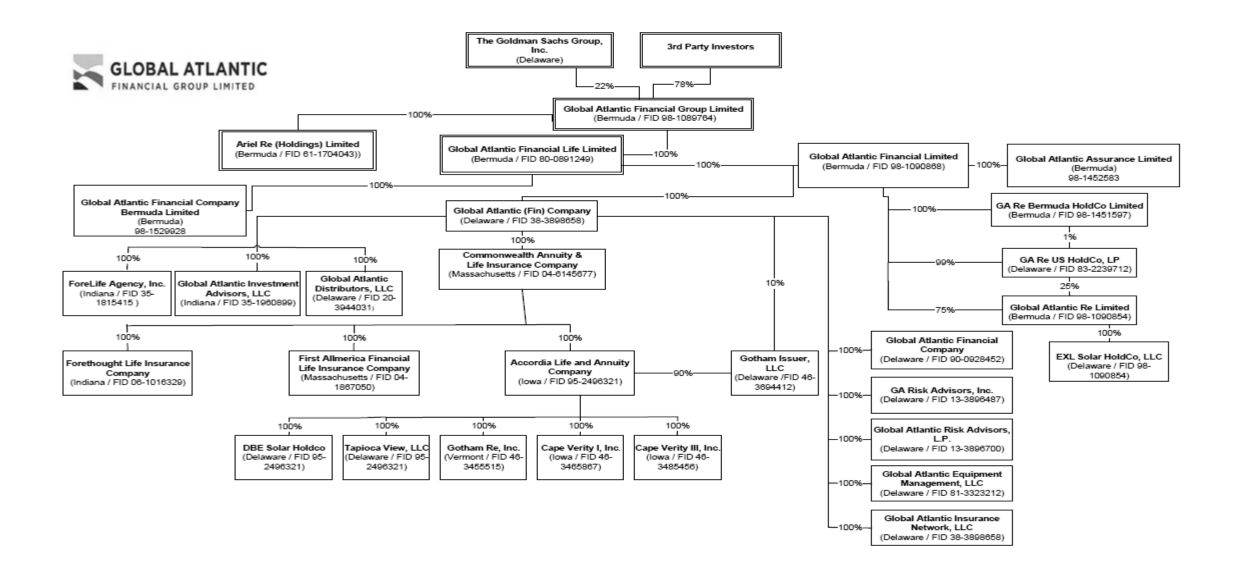
## STATEMENT AS OF SEPTEMBER 30, 2020 OF THE Forethought Life Insurance Company **SCHEDULE T - PREMIUMS AND ANNUITY CONSIDERATIONS**

		U		To Date - Alloca	ated by States a	Direct Bus	iness Only		
			1		ntracts	4	5	6	7
				2	3	Accident and Health Insurance			
			A = 45 - 12			Premiums,		<b>T</b> : 1 : 1	
			Active Status	Life Insurance	Annuity	Including Policy, Membership	Other	Total Columns	Deposit-Type
4	States, Etc.		(a)	Premiums	Considerations	and Other Fees	Considerations	2 Through 5	Contracts
1. 2.	Alabama Alaska	<i>,</i>	L	1,243,983 		236,478 34,536		109, 181, 196 2, 671, 665	
3.	Arizona			2,796,972					.2,558,586
4.	Arkansas	AR						63,769,216	
5.	California		L			1,936,123			
6.	Colorado			1,007,726	60,812,738				1,254,18
7.	Connecticut								
8. 9.	Delaware District of Columbia		L	2,714,195 75,791					
10.	Florida	20		7,506,223					
11.	Georgia			1,446,130					1,217,88
12.	Hawaii		L						
13.	Idaho								
14.	Illinois			2,441,250		1,832,441			1,261,01
15. 16.	Indiana Iowa			5,647,306		5,681,511 613,802			
16.	Kansas		L	2,643,270 1,735,354				, ,	1,485,600
18.	Kentucky		L			4,405,007			
19.	Louisiana				60,923,360				
20.	Maine								
	Maryland		L	3, 112,072					1,037,33
22.	Massachusetts			3, 151, 466	106,114,897				4,005,72
	Michigan					1,023,926			
	Minnesota								1,326,83
25. 26.	Mississippi Missouri			2,372,138 2,049,863					
26. 27.	Montana	1010	L						I,6/8,85
28.	Nebraska								
29.	Nevada		L						
30.	New Hampshire	NH	L	1,582,211		63 , 193			
31.	New Jersey		L						2,551,42
32.	New Mexico			2,799,340	10,516,269				
33.	New York North Carolina								4 000 00
34. 35.	North Dakota		L	5, 161,081 7,396		1,827,018. 69,315			1,930,93 
36.	Ohio		L						1,947,42
37.	Oklahoma								
38.	Oregon		L	3,254,809	53,594,123				
39.	Pennsylvania		L			1,221,338			1,498,60
40.	Rhode Island		L	1, 122, 520					
41.	South Carolina		F	1,056,470		2,813,415		61,564,273	
42.	South Dakota			19,240					
43. 44.	Tennessee		F	5,733,162 8,792,105					4.000.68
	Utah		L						
	Vermont		L	40.136					
	Virginia	• •	L	, .	123,938,810	1,328,518			
48.	Washington	WA	L	14,679,137					1,880,92
	West Virginia		L						
	Wisconsin		L.		103,929,757				1,590,40
	Wyoming		L		3, 596, 499			3,642,395	
52. 53.	American Samoa	7.0	NN					77	
	Puerto Rico		N L	792				361.322	
	U.S. Virgin Islands		L N						
	Northern Mariana Islands		N						
57.	Canada		N						
58.	Aggregate Other Aliens		XXX					6,515	
59.	Subtotal		XXX	147, 131,940	5, 127, 797, 211	47,984,847		5,322,913,998	
90.	Reporting entity contributions for employe plans		xxx						
91.	Dividends or refunds applied to purchase								
	additions and annuities								
92.	Dividends or refunds applied to shorten e		xxx						
93.	or premium paying period Premium or annuity considerations waive								
	disability or other contract provisions		XXX						
94.	Aggregate or other amounts not allocable		XXX		F 105	47,004,047		<b>F 666 5 1 1 1</b>	
95. 06	Totals (Direct Business)		XXX		5, 127, 797, 211	47,984,847		5,322,913,998	
96. 97	Plus Reinsurance Assumed Totals (All Business)		XXX						180.390.48
97 98.	Less Reinsurance Ceded		XXX XXX		5, 128, 553, 600			5,323,721,151	
99.	Totals (All Business) less Reinsurance Ce			80,951,472	2,896,117,328	27,419,424		3,004,488,224	180,390,48
	DETAILS OF WRITE-INS				_,,,,			<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	,000,40
8001.	ZZZ Other Alien		XXX						
58002.			XXX					- ,	
58003.			XXX						
58998.	Summary of remaining write-ins for Line 5		1001						
8999	overflow page Totals (Lines 58001 through 58003 plus		XXX						
	58998)(Line 58 above)		XXX	6,515				6,515	
9401.			XXX						
			XXX						
9402.			1001	1					
9403.	Commence of commission with inc fact line f		XXX						
9403.	Summary of remaining write-ins for Line 9								
9403. 9498.		94 from							

L - Licensed or Chartered - Licensed Insurance carrier or domiciled RRG.....
 E - Eligible - Reporting entities eligible or approved to write surplus lines in the state.....
N - None of the above - Not allowed to write business in the state......

.....6

## SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURER MEMBERS OF A HOLDING COMPANY GROUP PART 1 - ORGANIZATIONAL CHART



## SCHEDULE Y PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
		-							-		Туре	lf		_	-
											of Control	Control			
											(Ownership,	is		ls ar	1
						Name of Securities			Relation-		Board,	Owner-		SCA	
						Exchange		Domi-	ship		Management,	ship		Filing	
		NAIC				if Publicly Traded	Names of	ciliary	to		Attorney-in-Fact,	Provide		Re-	
Croup			ID	Federal		(U.S. or	Parent, Subsidiaries	Loca-	Reporting	Directly Controlled by	Influence,	Percen-	Ultimate Controlling	quirec	
Group Code	Group Name	Company Code	Number	RSSD	CIK	International)	Or Affiliates	tion	Entity	(Name of Entity/Person)	Other)		Entity(ies)/Person(s)	(Y/N	
Coue	Gloup Name	Code	Number	ROOD	CIK	International)	Of Allillates	lion	Enuty	(Name of Entity/Ferson)	Other)	tage	Global Atlantic Financial Group Limited		
			80-0891249				Global Atlantic Financial Life Limited	BMU	NIA	Global Atlantic Financial Group Limited	Ownership		GIODAT ALTANLIC FINANCIAL GROUP LIMITED		
			00-0091249			•••••	GIODAT ALTANLIC FINANCIAI LITE LIMILEO	DIVIU	NIA	GIODAT ALTANLIC FINANCIAL GROUP LIMITED	owner snip		Global Atlantic Financial Group Limited		
			90-0928452				Global Atlantic Financial Company	DE	NIA	Global Atlantic (Fin) Company	Ownership				
			30 0320402				arobar Atlantic i maiorar company			Grobal Atlantic (i'm) company	owner amp		Global Atlantic Financial Group Limited		
			38-3898658				Global Atlantic (Fin) Company	DE	NIA	Global Atlantic Financial Limited	Ownership				
							arobar intraitere (i iii) eempaily			arobal intrantio i manoral Emittod	canol on p		Global Atlantic Financial Group Limited		
			98-1090868				Global Atlantic Financial Limited	BMU	NIA	Global Atlantic Financial Life Limited	Ownership				
													Global Atlantic Financial Group Limited		
			98-1090854				Global Atlantic Re Limited	BMU	IA	Global Atlantic Financial Limited	Ownership		· · · · · · · · · · · · · · · · · · ·		
													Global Atlantic Financial Group Limited		
			98-1090854				Global Atlantic Re Limited	BMU	IA	GA Re US HoldCo, LP	Ownership				
													Global Atlantic Financial Group Limited		
			61-1704043				Ariel Re (Holdings) Limited	BMU	NIA	Global Atlantic Financial Group Limited	Ownership	100.000			
													Global Atlantic Financial Group Limited		
			13-3896700				Global Atlantic Risk Advisors, L.P	DE	NIA	Global Atlantic (Fin) Company	Ownership				
													Global Atlantic Financial Group Limited		
			38-3898658				Global Atlantic Insurance Network, LLC	DE	NIA	Global Atlantic (Fin) Company	Ownership				
							a. B						Global Atlantic Financial Group Limited		
		••••••	13-3896487			•••••	GA Risk Advisors, Inc.	DE	NIA	Global Atlantic (Fin) Company	Ownership				
			98-1529928				Global Atlantic Financial Company Bermuda Limited	BMU	NIA	Global Atlantic Financial Life Limited	Ownership.	100.000	Global Atlantic Financial Group Limited		
		••••••	98-1029928	4520225			Global Atlantic Financial Group Limited		NIA	The Goldman Sachs Group. Inc.	Ownership				
			98-1089764	4520225			Global Atlantic Financial Group Limited		NIA	Third Party Investors	Ownership				
			30-1003/04	4520225			First Allmerica Financial Life Insurance	DWO		Commonwealth Annuity and Life Insurance	owner simp		Global Atlantic Financial Group Limited		
3891	Goldman Sachs Grp	69140	04-1867050	2578101	793699		Company	MA	IA	Company	Ownership	100.000	arobat Atlantic i maneral aroup Emirica		
				20/0101	100000	•••••	Commonwealth Annuity and Life Insurance						Global Atlantic Financial Group Limited		
3891	Goldman Sachs Grp	84824	04-6145677	3958278	1086664		Company	MA	IA	Global Atlantic (Fin) Company	Ownership	100.000			
										Commonwealth Annuity and Life Insurance			Global Atlantic Financial Group Limited		
	Goldman Sachs Grp		95-2496321				Accordia Life and Annuity Company	IA	IA	Company	Ownership				
													Global Atlantic Financial Group Limited		
			46-3694412				Gotham Issuer, LLC	DE	IA	Global Atlantic (Fin) Company	Ownership				
													Global Atlantic Financial Group Limited		
			46-3694412				Gotham Issuer, LLC	DE	IA	Accordia Life and Annuity Company	Ownership				
													Global Atlantic Financial Group Limited		
			95-2496321				DBE Solar Holdco LLC	DE	NIA	Accordia Life and Annuity Company	Ownership				
0004		45000	10 0455545					<del>.</del>				100,000	Global Atlantic Financial Group Limited		
	Goldman Sachs Grp		46-3455515				Gotham Re, Inc	VT	IA	Accordia Life and Annuity Company	Ownership	100.000	Clobal Atlantia Eiranaial Craw Limited		
			95-2496321	1			Tapioca View. LLC	DE	IA	Accordia Life and Annuity Company	Ownership		Global Atlantic Financial Group Limited		
			90-2490021				Tapiuca view, LLC		IA	Accordia Life and Annuity Company	Ownership	100.000	Global Atlantic Financial Group Limited		
	Goldman Sachs Grp		46-3465867				Cape Verity I, Inc	IA	IA	Accordia Life and Annuity Company	Ownership				
			+0 0+00007				bape verify i, me.			According Erro and Annarty company	owner amp		Global Atlantic Financial Group Limited		
3891	Goldman Sachs Grp	15473	46-3485456				Cape Verity III, Inc	IA	IA	Accordia Life and Annuity Company	Ownership				
							oupo (off) () () ()			nooorana ziro ana minarty company			Global Atlantic Financial Group Limited		
			35-1960899				Global Atlantic Investment Advisors, LLC	IN	IA	Global Atlantic (Fin) Company	Ownership	100.000			
													Global Atlantic Financial Group Limited		
			20-3944031				Global Atlantic Distributors, LLC	DE	IA	Global Atlantic (Fin) Company	Ownership	100.000			
													Global Atlantic Financial Group Limited		
			35-1815415				ForeLife Agency, Inc	IN	IA	Global Atlantic (Fin) Company	Ownership	100.000			
										Commonwealth Annuity and Life Insurance			Global Atlantic Financial Group Limited		
3891	Goldman Sachs Grp	91642	06-1016329				Forethought Life Insurance Company	IN	RE	Company	Ownership				
			04.0000046					55				100.000	Global Atlantic Financial Group Limited		
			81-3323212				Global Atlantic Equipment Management, LLC	DE	NIA	Global Atlantic (Fin) Company	Ownership				<u></u>

## SCHEDULE Y PART 1A - DETAIL OF INSURANCE HOLDING COMPANY SYSTEM

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
											Туре	lf			
											of Control	Control			
											(Ownership,	is		ls an	
						Name of Securities			Relation-		Board,	Owner-		SCA	
						Exchange		Domi-	ship		Management,	ship		Filing	
		NAIC				if Publicly Traded	Names of	ciliary	to		Attorney-in-Fact,	Provide		Re-	
Group		Company	ID	Federal		(U.Ś. or	Parent, Subsidiaries	Loca-	Reporting	Directly Controlled by	Influence,	Percen-	Ultimate Controlling	quired?	
Code	Group Name	Code	Number	RSSD	CIK	International)	Or Affiliates	tion	Entity	(Name of Entity/Person)	Other)	tage	Entity(ies)/Person(s)	(Y/N)	*
	·												Global Atlantic Financial Group Limited		
			98-1452583				Global Atlantic Assurance Limited	BMU	IA	Global Atlantic Financial Limited	Ownership	100.000			
													Global Atlantic Financial Group Limited	1	
			98-1451597				GA Re Bermuda HoldCo Limited	BMU	NIA	Global Atlantic Financial Limited	Ownership	100.000			
			83-2239712				GA Re US HoldCo, LP	DE	NIA	Global Atlantic Financial Limited	Ownership		Global Atlantic Financial Group Limited	1	
			03-2239/12				GA RE US HOTOLO, LP		NIA	GIODAT ALTANLIC FINANCIAI LIMILEO	owner snip		Global Atlantic Financial Group Limiter		
			83-2239712				GA Re US HoldCo, LP	DE	NIA	GA Re Bermuda HoldCo Limited	Ownership	1.000			
													Global Atlantic Financial Group Limiter		
			98-1090854				EXL Solar HoldCo, LLC	DE	NIA	Global Atlantic Re Limited	Ownership				
Aster	sk						NO	<u>- XL</u>	ę <u>n</u>						

## SUPPLEMENTAL EXHIBITS AND SCHEDULES INTERROGATORIES

The following supplemental reports are required to be filed as part of your statement filing. However, in the event that your company does not transact the type of business for which the special report must be filed, your response of NO to the specific interrogatory will be accepted in lieu of filing a "NONE" report and a bar code will be printed below. If the supplement is required of your company but is not being filed for whatever reason enter SEE EXPLANATION and provide an explanation following the interrogatory questions.

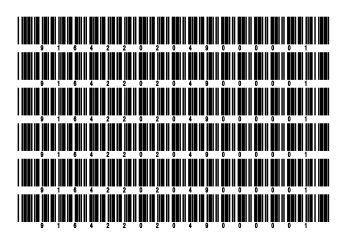
		Response
1.	Will the Trusteed Surplus Statement be filed with the state of domicile and the NAIC with this statement?	NO
2.	Will the Medicare Part D Coverage Supplement be filed with the state of domicile and the NAIC with this statement?	NO
3.	Will the Reasonableness of Assumptions Certification required by Actuarial Guideline XXXV be filed with the state of domicile and electronically with the NAIC?	NO
4.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXV be filed with the state of domicile and electronically with the NAIC?	YES
5.	Will the Reasonableness of Assumptions Certification for Implied Guaranteed Rate Method required by Actuarial Guideline XXXVI be filed with the state of domicile and electronically with the NAIC?	NO
6.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Average Market Value) be filed with the state of domicile and electronically with the NAIC?	NO
7.	Will the Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Market Value) be filed with the state of domicile and electronically with the NAIC?	NO
8.	Will the Life PBR Statement of Exemption be filed with the state of domicile by July 1st and electronically with the NAIC with the second quarterly filing per the Valuation Manual (by August 15)? (2nd Quarter Only) The response for 1st and 3rd quarters should be N/A. A NO response resulting with a bar code is only appropriate in the 2nd quarter.	N/A

Explanation:

- 1.
- 2.
- 3.
- 5.
- 0.
- 6.
- 7.

Bar Code:

- 1. Trusteed Surplus Statement [Document Identifier 490]
- 2. Medicare Part D Coverage Supplement [Document Identifier 365]
- 3. Reasonableness of Assumptions Certification required by Actuarial Guideline XXXV [Document Identifier 445]
- Reasonableness of Assumptions Certification for Implied Guaranteed Rate Method required by Actuarial Guideline XXXVI [Document Identifier 447]
- Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI [Document Identifier 448]
- Reasonableness and Consistency of Assumptions Certification required by Actuarial Guideline XXXVI (Updated Market Value) [Document Identifier 449]



# STATEMENT AS OF SEPTEMBER 30, 2020 OF THE Forethought Life Insurance Company **OVERFLOW PAGE FOR WRITE-INS**

Addition	al Write-ins for Liabilities Line 25		
		1	2
		Current	December 31
		Statement Date	Prior Year
2504.	Carvm-Modco	(3,948,836)	(7,279,408)
2505.	Misc Litigation Reserve		
2506.	Accounts Payable		
2597.	Summary of remaining write-ins for Line 25 from overflow page	(3,716,984)	(6,893,345)

Additional Write-ins for Summary of Operations Line 8.3			
	1	2	3
	Current Year	Prior Year	Prior Year Ended
	To Date	To Date	December 31
08.304. Funds Withheld Misc Income			
08.305. Miscellaneous	(18,669)	(30,549)	(30,015)
08.397. Summary of remaining write-ins for Line 8.3 from overflow page	(18,669)	2,627,504	3, 173, 181

Addition	al Write-ins for Summary of Operations Line 27			
		1	2	3
		Current Year	Prior Year	Prior Year Ended
		To Date	To Date	December 31
2704.	Fwh Futures Realized/Unrealized (gains)/ losses			
2705.	Misc Stat Agg Write-in Expense		1,575,000	
2797.	Summary of remaining write-ins for Line 27 from overflow page	(28,445,901)	1,575,000	

### **SCHEDULE A - VERIFICATION** Real Estate

		1	2
			Prior Year Ended
		Year to Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year	1,208,458	1,735,208
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition	1,557,867	
	2.2 Additional investment made after acquisition		
3.	Current year change in encumbrances		
4.	Total gain (loss) on disposals	(106,560)	(1,394,481)
5.	Deduct amounts received on disposals	1,316,491	2,723,219
6.	Total foreign exchange change in book/adjusted carrying value		
7.	Deduct current year's other than temporary impairment recognized		
8.	Deduct current year's depreciation		
9.	Book/adjusted carrying value at the end of current period (Lines 1+2+3+4-5+6-7-8)	1,025,603	1,208,458
10.	Deduct total nonadmitted amounts		
11.	Statement value at end of current period (Line 9 minus Line 10)	1,025,603	1,208,458

## **SCHEDULE B - VERIFICATION**

	Mortgage Loans	1	2
			Prior Year Ended
		Year to Date	December 31
1.	Book value/recorded investment excluding accrued interest, December 31 of prior year		
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition	1,074,392,842	3,393,690,337
	2.2 Additional investment made after acquisition		
3.	2.1 Actual cost at time of acquisition         2.2 Additional investment made after acquisition         Capitalized deferred interest and other         Accrual of discount		
4.	Accrual of discount	4,592,839	
5.	Unrealized valuation increase (decrease)	(1,458,325)	
6.	Unrealized valuation increase (decrease) Total gain (loss) on disposals Deduct amounts received on disposals	(10,659,071)	7,799,157
7.	Deduct amounts received on disposals		1,393,834,101
8.	Deduct amortization of premium and mortgage interest points and commitment fees	4,344,102	
9.	Total foreign exchange change in book value/recorded investment excluding accrued interest		
10.	Deduct current year's other than temporary impairment recognized		
11.	Book value/recorded investment excluding accrued interest at end of current period (Lines 1+2+3+4+5+6-7-8+9-10)	7,893,359,047	7,447,314,028
12.	Total valuation allowance		
13.	Subtotal (Line 11 plus Line 12)		7,447,314,028
14.	Deduct total nonadmitted amounts		
15.	Statement value at end of current period (Line 13 minus Line 14)	7,893,359,047	7,447,314,028

## **SCHEDULE BA - VERIFICATION**

Other Long-Term Invested Assets	

		1	2
			Prior Year Ended
		Year to Date	December 31
1.	Book/adjusted carrying value, December 31 of prior year	1,080,959,710	
2.	Cost of acquired:		
	2.1 Actual cost at time of acquisition		
	2.2 Additional investment made after acquisition		
3.	Capitalized deferred interest and other		4,294,901
4.	Capitalized deferred interest and other		(1,366,382)
5.	Unrealized valuation increase (decrease)		
6.	Total gain (loss) on disposals	3,799,999	(1,361,903)
7.	Deduct amounts received on disposals	273 245 475	1 023 519 826
8.	Deduct amortization of premium and depreciation		2,200,170
9.	Total foreign exchange change in book/adjusted carrying value		
10.	Deduct current year's other than temporary impairment recognized	60,004,845	
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5+6-7-8+9-10)	1,099,224,239	1,080,959,710
12.	Deduct total nonadmitted amounts		
13.	Statement value at end of current period (Line 11 minus Line 12)	1,099,224,239	1,080,959,710

## **SCHEDULE D - VERIFICATION**

2 Prior Year Ended

December 31

..19,913,419,808

10,432,859,346

.....196, 141, 717

.8,552,098,472

......127,419,893

...21,892,050,291

21,892,050,291

.218,189

.....4,670,170 4,469,217

....9, 165,060

...9,752,405

...1,468,085

..8,762,235

Bonds and Stocks 1 Year to Date .21,892,050,291 Book/adjusted carrying value of bonds and stocks, December 31 of prior year ... 2. Cost of bonds and stocks acquired. 175,503,860 3. Accrual of discount ..3,015,119 4. Unrealized valuation increase (decrease) .25,012,172 5. Total gain (loss) on disposals Deduct consideration for bonds and stocks disposed of Deduct amortization of premium

9.	Deduct current year's other than temporary impairment recognized	4,670,170
10.	Total investment income recognized as a result of prepayment penalties and/or acceleration fees	4,469,217
11.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9+10)	
12.	Deduct total nonadmitted amounts	
13.	Statement value at end of current period (Line 11 minus Line 12)	25,136,638,135

Total foreign exchange change in book/adjusted carrying value .

1.

6.

7.

8.

## **SCHEDULE D - PART 1B**

Showing the Acquisitions, Dispositions and Non-Trading Activity During the Current Quarter for all Bonds and Preferred Stock by NAIC Designation

During th		2 2		4	5	6	7	8
	Book/Adjusted	_			Book/Adjusted	Book/Adjusted	Book/Adjusted	Book/Adjusted
	Carrying Value	Acquisitions	Dispositions	Non-Trading Activity	Carrying Value	Carrying Value	Carrying Value	Carrying Value
NAIC Designation	Beginning of Current Quarter	During Current Quarter	During Current Quarter	During Current Quarter	End of First Quarter	End of Second Quarter	End of Third Quarter	December 31 Prior Year
	of Current Quarter	Current Quarter	Current Quarter	Current Quarter	First Quarter	Second Quarter	Third Quarter	Phor real
BONDS								
1. NAIC 1 (a)		1,531,664,486	1,272,342,311	(15,801,882)				
2. NAIC 2 (a)						5,221,260,787	5,931,956,860	4,570,084,108
3. NAIC 3 (a)				(2,452,486)				
4. NAIC 4 (a)								
5. NAIC 5 (a)				4,179,700	211,636,863	106,879,127		
6. NAIC 6 (a)	10,585,890		12,536,324	1.950.434		10.585.890		
	, ,			,,		, , .		
7. Total Bonds	23,832,371,356	2,625,371,831	1,578,925,520	35,704,520	22,839,887,618	23,832,371,356	24,914,522,187	21,854,235,437
PREFERRED STOCK								
8. NAIC 1	3,003,746							
9. NAIC 2								
10. NAIC 3								
11. NAIC 4								
12. NAIC 5								
13. NAIC 6								
14. Total Preferred Stock	3,003,746				3,003,746	3,003,746	3,003,746	3,003,746
15. Total Bonds and Preferred Stock	23,835,375,102	2,625,371,831	1,578,925,520	35,704,520	22,842,891,364	23,835,375,102	24,917,525,933	21,857,239,183

(a) Book/Adjusted Carrying Value column for the end of the current reporting period includes the following amount of short-term and cash equivalent bonds by NAIC designation:

## **SCHEDULE DA - PART 1**

	Short-Te	erm Investments			
	1	2	3	4	5
	Book/Adjusted Carrying Value	Par Value	Actual Cost	Interest Collected Year-to-Date	Paid for Accrued Interest Year-to-Date
9199999 Totals	222,747,926	XXX	221,879,908	7,311,064	3,850

### SCHEDULE DA - VERIFICATION Short-Term Investments

	Short-reim investments	1	2
		Year To Date	Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year	1,205,571,135	
2.	Cost of short-term investments acquired		3, 160, 320, 317
3.	Accrual of discount	6,390,824	8,597,906
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals	1	(220,897)
6.	Deduct consideration received on disposals	1, 193, 408, 533	2,748,078,181
7.	Deduct amortization of premium		
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other than temporary impairment recognized		
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)		1,205,571,135
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)	222,747,926	1,205,571,135

## SCHEDULE DB - PART A - VERIFICATION

Options, Caps, Floors, Collars, Swaps and Forwards

1.	Book/Adjusted Carrying Value, December 31, prior year (Line 10, prior year)	
2.	Cost Paid/(Consideration Received) on additions	401,457,601
3.	Unrealized Valuation increase/(decrease)	(97,771,102)
4.	SSAP No. 108 adjustments	
5.	Total gain (loss) on termination recognized	
6.	Considerations received/(paid) on terminations	
7.	Amortization	
8.	Adjustment to the Book/Adjusted Carrying Value of hedged item	
9.	Total foreign exchange change in Book/Adjusted Carrying Value	
10.	Book/Adjusted Carrying Value at End of Current Period (Lines 1+2+3+4+5-6+7+8+9)	
11.	Deduct nonadmitted assets	
12.	Statement value at end of current period (Line 10 minus Line 11)	

# SCHEDULE DB - PART B - VERIFICATION

		14013		
1.	Book/Adjusted carrying value, December 31 of prior year (Line 6, prior year)			 (5,309,448)
2.	Cumulative cash change (Section 1, Broker Name/Net Cash Deposits Footnote - Cur	nulative Cash Char	nge column)	 
3.1	Add:			
	Change in variation margin on open contracts - Highly Effective Hedges			
	3.11 Section 1, Column 15, current year to date minus	13,442,307		
	3.12 Section 1, Column 15, prior year	(5,309,447)		
	Change in variation margin on open contracts - All Other			
	3.13 Section 1, Column 18, current year to date minus			
	3.14 Section 1, Column 18, prior year			
3.2	Add:			
	Change in adjustment to basis of hedged item			
	3.21 Section 1, Column 17, current year to date minus			
	3.22 Section 1, Column 17, prior year			
	Change in amount recognized			
	3.23 Section 1, Column 19, current year to date minus			
	3.24 Section 1, Column 19, prior year			
	3.25 SSAP No. 108 adjustments			
3.3	Subtotal (Line 3.1 minus Line 3.2)			 
4.1	Cumulative variation margin on terminated contracts during the year		(43,858,841)	
4.2	Less:			
	4.21 Amount used to adjust basis of hedged item			
	4.22 Amount recognized	(43,858,841)		
	4.23 SSAP No. 108 adjustments		(43,858,841)	
4.3	Subtotal (Line 4.1 minus Line 4.2)			 
5.	Dispositions gains (losses) on contracts terminated in prior year:			
	5.1 Total gain (loss) recognized for terminations in prior year			 
	5.2 Total gain (loss) adjusted into the hedged item(s) for terminations in prior year			 
6.	Book/Adjusted carrying value at end of current period (Lines 1+2+3.3-4.3-5.1-5.2)			 
7.	Deduct total nonadmitted amounts			 
8.	Statement value at end of current period (Line 6 minus Line 7)			 

Schedule DB - Part C - Section 1 - Replication (Synthetic Asset) Transactions (RSATs) Open **NONE** 

Schedule DB-Part C-Section 2-Reconciliation of Replication (Synthetic Asset) Transactions Open **NONE** 

## **SCHEDULE DB - VERIFICATION**

Verification of Book/Adjusted Carrying Value, Fair Value and Potential Exposure of all Open Derivative Contracts

		Book/Adjusted Carrying	Value Check
1.	Part A, Section 1, Column 14		
2.	Part B, Section 1, Column 15 plus Part B, Section 1 Footnote - Total Ending Cash Balance		
3.	Total (Line 1 plus Line 2)		
4.	Part D, Section 1, Column 5		
5.	Part D, Section 1, Column 6	(107,222,635)	
6.	Total (Line 3 minus Line 4 minus Line 5)		
		Fair Value Ch	eck
7.	Part A, Section 1, Column 16		
8.	Part B, Section 1, Column 13		
9.	Total (Line 7 plus Line 8)		
10.	Part D, Section 1, Column 8		
11.	Part D, Section 1, Column 9	(129,299,358)	
12	Total (Line 9 minus Line 10 minus Line 11)		
		Potential Exposure	e Check
13.	Part A, Section 1, Column 21		
14.	Part B, Section 1, Column 20		
15.	Part D, Section 1, Column 11		
16.	Total (Line 13 plus Line 14 minus Line 15)		

### SCHEDULE E - PART 2 - VERIFICATION (Cash Equivalents)

		1	2
		Year To Date	Prior Year Ended December 31
1.	Book/adjusted carrying value, December 31 of prior year		
2.	Cost of cash equivalents acquired		
3.	Accrual of discount		11,786
4.	Unrealized valuation increase (decrease)		
5.	Total gain (loss) on disposals		
6.	Deduct consideration received on disposals	11,145,000,059	
7.	Deduct amortization of premium		1,432
8.	Total foreign exchange change in book/adjusted carrying value		
9.	Deduct current year's other than temporary impairment recognized		
10.	Book/adjusted carrying value at end of current period (Lines 1+2+3+4+5-6-7+8-9)		
11.	Deduct total nonadmitted amounts		
12.	Statement value at end of current period (Line 10 minus Line 11)	219,293,920	551,338,319

SCHEDULE E - PART 1 - CASH	
Month End Depository Balances	

0599999. Total - Cash	XXX	XXX			355,317,465	302,029,591	221,962,553	XXX
								· · · · · · · · · · · · · · · · · · ·
0499999. Cash in Company's Office	XXX	XXX	XXX	XXX				XXX
0399999. Total Cash on Deposit	XXX	XXX			355,317,465	302,029,591	221,962,553	
0299999. Totals - Suspended Depositories	XXX	XXX						XXX
0299998. Deposits in depositories that do not exceed the allowable limit in any one depository (See instructions) - Suspended Depositories	xxx	xxx						xxx
0199999. Totals - Open Depositories	XXX	XXX			355,317,465	302,029,591	221,962,553	XXX
0199998. Deposits in depositories that do not exceed the allowable limit in any one depository (See instructions) - Open Depositories	xxx	xxx						xxx
Wells Fargo Lincoln, Nebraska					(6,663,486)	10,348,659	6,368,662	XXX
JP Morgan New York, New York							138,119,647	XXX
Federal Home Loan Bank Indianapolis, Indiana								
US Bank Washington, D.C UMB Kansas City, Missouri						13,848,240 22,509,905		
Depository		Interest		Statement Date	First Month	Second Month	Third Month	*
		Rate of	During Current	at Current				
			Amount of Interest Received	Amount of Interest Accrued	6	7	8	
		-		-	Di	uring Current Quar	ter	
1	2	3	End Depository	5	Book Ba	lance at End of Ea	ch Month	9

## **SCHEDULE E - PART 2 - CASH EQUIVALENTS**

Show Investments Owned End of Current Quarter

			whea End of Curren			-		•
1	2	3	4	5	6	/ Book/Adjusted	8 Amount of Interest	9 Amount Received
	Description	0.4	Data Assuinad	Data of Internet	Maturity Data			
CUSIP	UNITED STATES TREASURY TBILLCASH	Code	Date Acquired	Rate of Interest	Maturity Date 11/10/2020	Carrying Value 329.969	Due and Accrued	During Year
	unite states treaduri totulukan			0.000				
	tal - Bonds - U.S. Governments - Issuer Obligations					849,969		21
	- U.S. Government Bonds					849,969		21
1099999. Total	- All Other Government Bonds							
1799999. Total	- U.S. States, Territories and Possessions Bonds							
2499999. Total	- U.S. Political Subdivisions Bonds							
	- U.S. Special Revenues Bonds							
	BRISTOL-MYERS SQUIBB CO SENIOR CORP BND		07/17/2020					
	tal - Bonds - Industrial and Miscellaneous (Unaffiliated) - Issuer Obligations					300,014	2,436	(3,12
	- Industrial and Miscellaneous (Unaffiliated) Bonds					300,014	2,436	(3,12
	- Hybrid Securities							
	- Parent, Subsidiaries and Affiliates Bonds							
	tal - SVO Identified Funds							
	tal - Unaffiliated Bank Loans							
	- Issuer Obligations					1,149,983	2,436	(2,91
	- Residential Mortgage-Backed Securities							
	- Commercial Mortgage-Backed Securities							
	- Other Loan-Backed and Structured Securities							
	- SVO Identified Funds							
	- Affiliated Bank Loans							
	- Unaffiliated Bank Loans							
8399999. Total						1,149,983	2,436	(2,91
	BONY CASH RESERVE D-NAVSTIFFUND			0.000				
	tal - Sweep Accounts					213, 199, 884		2,091,57
	GOLDMAN SACHS FIN SQ TR OB-IN STIF FUND			0.000				
8599999. Subto	tal - Exempt Money Market Mutual Funds - as Identified by the SVO	1 1				4,944,053		22, 19
8899999 - Total	Cash Equivalents					219,293,920	2,436	2,110,85